

State of Maryland, Baltimore County, to wit:

86 CR 1254

The State of Maryland Vs. WAYNE MORRIS CLARK & ROGER DALE TROTTER

charged with the crime of Sexual offense, 1st degree, etc.

IN THE CIRCUIT COURT FOR BALTIMORE COUNTY.

CRIMINAL INFORMATION

The above entitled case having been referred to Sandra A.O'Connor, the State's Attorney for Baltimore County, and the said State's Attorney for Baltimore County having fully investigated said case after it had been referred to her as aforesaid, now comes into the said Court and for and on behalf of the State of Maryland gives the Court here to understand and be informed that

WAYNE MORRIS CLARK & ROGER DALE TROTTER

late of Baltimore County aforesaid, on the 31st day of January

in the year of our Lord nineteen hundred and eighty-six at Baltimore County aforesaid, did unlawfully commit a sexual offense upon Teresa Sanders in violation of Art. 27, Sec. 464, of the Annotated Code of Maryland; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.
(Sexual offense - 1st degree - Art. 27, Sec. 464)

SECOND COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said WAYNE MORRIS CLARK & ROGER DALE TROTTER on the said day, in the said year, in the County aforesaid, did unlawfully commit a sexual offense upon Teresa Sanders in violation of Art. 27, Sec. 464A, of the Annotated Code of Maryland; contrary to the form of the act of Assembly in such case made and provided, and against the peace, government and dignity of the State.
(Sexual offense - 2nd degree - Art. 27, Sec. 464A)

THIRD COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said WAYNE MORRIS CLARK & ROGER DALE TROTTER on the said day, in the said year, in the County aforesaid, did unlawfully commit a sexual offense upon Teresa Sanders in violation of Art. 27, Sec. 464B, of the Annotated Code of Maryland;

contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Sexual offense - 3rd degree
Art. 27, Sec. 464B)

The State's Attorney for Baltimore County

STATE OF MARYLAND

VS

WAYNE MORRIS CLARK & ROGER DALE TROTTER

The State of Maryland vs.

charged with the crime of

IN THE CIRCUIT COURT FOR BALTIMORE COUNTY

CRIMINAL INFORMATION

The above entitled case having been referred to Sandra A. O'Connor, the State's Attorney for Baltimore County, and the said State's Attorney for Baltimore County having fully investigated said case after it had been referred to her as aforesaid, now comes into the said Court and for and on behalf of the State of Maryland gives the Court here to understand and be informed that

CHARGE:

WAYNE MORRIS CLARK & ROGER DALE TROTTER

CRIMINAL INFORMATION

into Baltimore County aforesaid, on the day of

WITNESSES:

in the year of our Lord nineteen hundred and eighty-six at Baltimore County Maryland did unlawfully commit a sexual offense upon Teresa Sanders in violation of Art. 27, Sec. 464 of the Annotated Code of Maryland, contrary to the form of the Act of Assembly in such case made, provided, and against the peace, government and dignity of the State.

(Sexual offense - 1st degree - Art. 27, Sec. 464)

SECOND COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said WAYNE MORRIS CLARK & ROGER DALE TROTTER as said day in the said year, in the County aforesaid, did unlawfully commit a sexual offense upon Teresa Sanders in violation of Art. 27, Sec. 464A of the Annotated Code of Maryland, contrary to the form of the act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Sexual offense - 2nd degree - Art. 27, Sec. 464A)

THIRD COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said WAYNE MORRIS CLARK & ROGER DALE TROTTER on the said day in the said year, in the County aforesaid, did unlawfully commit a sexual offense upon Teresa Sanders in violation of Art. 27, Sec. 464, of the Annotated Code of Maryland.

contrary to the form of the Act of Assembly in such case made and provided, and against the peace

government and dignity of the State

(Sexual offense - 1st degree

Art. 27, Sec. 464)

The State's Attorney for Baltimore County

FOURTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said WAYNE MORRIS CLARK & ROGER DALE TROTTER On the said day, in the said year, in the County aforesaid, did unlawfully commit a sexual offense upon Teresa Sanders in violation of Art. 27, Sec. 464C, of the Annotated Code of Maryland; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Sexual offense - 4th degree - Art. 27, Sec. 464C)

FIFTH COUNT

And the State's attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said WAYNE MORRIS CLARK & ROGER DALE TROTTER on the said day, in the said year, in the County aforesaid, unlawfully did make an assault upon Teresa Sanders, against the peace, government and dignity of the State.

(Assault - common law)

SIXTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said WAYNE MORRIS CLARK & ROGER DALE TROTTER on the said day, in the said year, in the County aforesaid, feloniously did rob Teresa Sanders and violently did steal from her a wallet containing undetermined amount of United States currency; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Robbery - common law & Art. 27, Secs. 486 & 487)

SEVENTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said WAYNE MORRIS CLARK & ROGERDALE TROTTER On the said day, in the said year, in the County aforesaid, unlawfully, forcibly and fraudulently did carry and cause to be carried within this State a certain person, to wit: Teresa Sanders with the intent to have the said Teresa Sanders carried within this State; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Art. 27, Sec. 337)

EIGHTH

COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said

WAYNE MORRIS CLARK & ROGER DALE TROTTER

on the said day, in the said year, in the County aforesaid, did steal

one wallet containing undetermined amount of United States currency

being the property and services of

Teresa Sanders

having a value of less than Three Hundred (\$300.00) dollars, an act constituting Theft, in violation of Art. 27, Sec. 342, of the Annotated Code of Maryland; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Theft - Art. 27, Sec. 342)

TO THE PERSON CHARGED:

1. This paper charges you with committing a crime.
2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
3. You have the right to have a lawyer.
4. A lawyer can be helpful to you by:
 - (A) explaining the charges in this paper;
 - (B) telling you the possible penalties;
 - (C) helping you at trial;
 - (D) helping you protect your constitutional rights; and
 - (E) helping you to get a fair penalty if convicted.
5. Even if you plan to plead guilty, a lawyer can be helpful.
6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you. The court clerk will tell you how to contact the Public Defender.
7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.
8. DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER.
If you do not have a lawyer before the trial date, you may have to go to trial without one.

Sandra A O'Connor by Bulana Jung
The State's Attorney for Baltimore County

FILED MAR 6 1988

86CR-1254

STATE OF MARYLAND

VS

WAYNE MORRIS CLARK (BALTIMORE COUNTY DETENTION CENTER)
BCI#113839 dob 5/24/61
1543 Alconbury Rd., 21221

ROGER DALE TROTTER (BALTIMORE COUNTY DETENTION CENTER)
BCI 95392 dob 4/10/58
48 Skipjack Ct., 21221

CHARGE: Sexual offense 1st degree, etc.

CRIMINAL INFORMATION

WITNESSES:

Teresa Sanders
34 Cutlass Ct., 21221
off. John Majka #2910
PC #11
Det. Don Einolf #1600
CID PERS
John Hummel
5A Byway North, 21221
off. W. L. King #2017
PC #11
Off. W. Clipper #2858
PC #11
Det. Biltz #1317
Crime Lab

E706-530

020201C6, 020300C0

FILED MAR 6 1986

STATE OF MARYLAND

*

IN THE CIRCUIT COURT

V.

*

FOR BALTIMORE COUNTY

WAYNE MORRIS CLARK

*

STATE'S AUTOMATIC DISCOVERY
AND REQUEST FOR DISCOVERY

Now comes Sandra A. O'Connor, State's Attorney for Baltimore County, and Barbara R. Jung, Assistant State's Attorney, and in compliance with Rule 4-263(a) of the Maryland Rules of Procedure, say the following:

1. Any information known to the State at this time which tends to negate the guilt of the Defendant as to the offense charged or which tends to reduce his punishment therefore is attached hereto. If no such attachment is included, no such information is known to the State at this time.

2. Any relevant material or information regarding whether the State used a search and seizure, wire tape or eavesdrop in gathering evidence in this case is attached hereto.

3. ☒ The Defendant made no statements or confessions, oral or written, which are known to the State at the present time.

☐ The Defendant made a written statement or confession, the copy of which is attached hereto.

☐ The Defendant made an oral statement or confession, the substance of which is as follows:

4. ☐ The Defendant has not, at this time, been identified by a pre-trial identification procedure.

☒ The Defendant was identified (at lineup/by photograph/other one-on-one) by the following witnesses:

(Name)

(Date)

Teresa Sanders

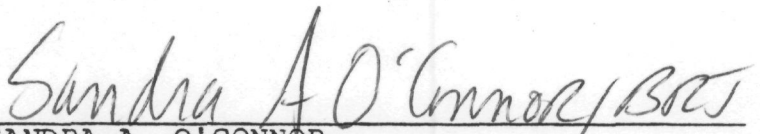
1/31/86

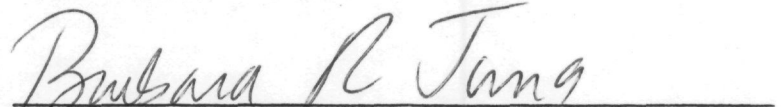
5. Upon notice to the State, the Defendant may inspect the contents of the State's file in this case, excluding those items otherwise privileged by law.

The State requests that the following discovery be provided by the Defendant in accordance with Rule 4-263(d):

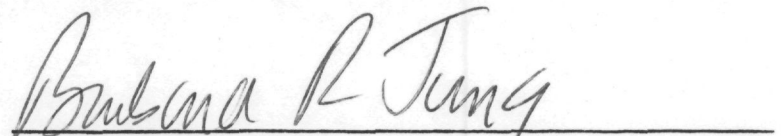
1. That the State be allowed to inspect and copy all written reports made in connection with this case by each expert which the Defendant intends to call as a witness at trial and that the Defendant furnish the State with the substance of any oral report and conclusion made in connection with this case by an expert the Defendant intends to use at trial.
2. That the Defendant furnish the State with the name and address of any alibi witness the Defendant intends to call as a witness. The crime occurred on the 31st day of January, 1986 at unknown hours between 104 Back River Neck Road and Fenway South, 21221, Baltimore County Maryland.
3. Upon request of the State, the defendant shall:
 - (a) Appear in a line-up for identification;
 - (b) Speak for identification;
 - (c) Be fingerprinted;
 - (d) Pose for photographs not involving reenactment of a scene;
 - (e) Try on articles of clothing;
 - (f) Permit the taking of specimens of material under his fingernails;
 - (g) Permit the taking from his body of samples of blood, hair and other material involving no unreasonable intrusion upon his person;
 - (h) Provide specimens of his handwriting;
 - (i) Submit to reasonable physical or mental examination;

as provided for in Rule 4-263(d).


SANDRA A. O'CONNOR
State's Attorney for Baltimore County


BARBARA R. JUNG
Assistant State's Attorney

I HEREBY CERTIFY that a copy of this foregoing State's Automatic Discovery and Request for Discovery was attached to the above indictment when delivered to the Defendant.


BARBARA R. JUNG
Assistant State's Attorney

STATE OF MARYLAND

vs.

Wayne Morris Clark

— IN THE —
CIRCUIT COURT FOR BALTIMORE
COUNTY

CRIMINAL

DOCKET

FOLIO

NO. 86 CR 1254

MR. CLERK:

Please enter my appearance for the Defendant(s) in the above entitled case.

ATTORNEY'S NAME:

David P. Henning

ADDRESS:

305 W. Chesapeake Av

TELEPHONE NO.:

Suite 107Towson, Md

ZIP:

21204828-7363

I HEREBY CERTIFY that a copy of the foregoing was mailed this _____ day of _____, 19____, to _____ State's Attorney for Baltimore County, Towson Court House, Towson, Maryland 21204.

Mail Original and Yellow copy to Clerk's office.

Mail Pink copy to State's Attorneys office.

Retain Green copy.

David P. Henning
ATTORNEY FOR DEFENDANT

FILED MAR 12 1986

Nicholson

STATE OF MARYLAND

* IN THE CIRCUIT COURT

V.

* FOR BALTIMORE COUNTY


WAYNE CLARK

* Case No.: 86 CR 1254

* * * * *

PRAYER FOR JURY TRIAL

Defendant, WAYNE CLARK, by his attorney, David P. Henninger, prays that the above captioned case be tried before a jury.


DAVID P. HENNINGER
305 West Chesapeake Avenue
Suite 107
Towson, Maryland 21204
828-9363
Attorney for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 13th day of March, 1986, a copy of the foregoing Prayer for Jury Trial was mailed to the Office of the State's Attorney for Baltimore County, 401 Bosley Avenue, 5th Floor, Towson, Maryland 21204.


DAVID P. HENNINGER

DAVID P. HENNINGER
ATTORNEY AT LAW
SUITE 107
305 W. CHESAPEAKE AVE.
TOWSON, MARYLAND
21204

(301) 828-9363

FILED MAR 13 1986

STATE OF MARYLAND

* IN THE CIRCUIT COURT

v.

* FOR BALTIMORE COUNTY

WAYNE CLARK

* Case No.: 86 CR 1254

* * * * *

MOTIONS PURSUANT TO MARYLAND RULE 4-252

Defendant, WAYNE CLARK, by his attorney, David P. Henninger, pursuant to Maryland Rule 4-252, respectfully represents unto this Honorable Court:

1. That any in-court identification of the Defendant will be tainted as a result of impermissibly suggestive identification procedures undertaken by police authorities and/or will be the result of an illegal arrest or search.

Points and Authorities:

Chapman v. California, 386 U.S. 18 (1967).

Coleman v. State, 8 Md.App. 65 (1969).

Rustin v. State, 46 Md.App. 28 (1980).

2. That evidence seized in this case was obtained as the result of an illegal search and seizure.

Points and Authorities:

Mapp v. Ohio, 367 U.S. 643 (1961).

Carter v. State, 274 Md. 411 (1975).

Waugh v. State, 275 Md. 22 (1975).

3. That any statements and/or confessions taken from the Defendant, WAYNE CLARK, were involuntary and/or elicited during custodial interrogation without the observance of mandatory procedural safeguards required by law.

DAVID P. HENNINGER
ATTORNEY AT LAW
SUITE 107
305 W. CHESAPEAKE AVE.
TOWSON, MARYLAND
21204

(301) 828-9363

FILED MAR 13 1986

Points and Authorities:

Hillard v. State, 286 Md. 145 (1975).
Miranda v. Arizona, 384 U.S. 436 (1966).
Whitfield v. State, 287 Md. 124 (1980).

4. That the Defendant, WAYNE CLARK, will be prejudiced by the joinder of his trial with that of any co-defendants and that he will be prejudiced by the joinder of charges arising from separate incidents.

Points and Authorities:

Erman v. State, 49 Md.App. 605 (1981).
Day v. State, 196 Md. 384 (1950).
McKnight v. State, 280 Md. 604 (1977).

5. That the indictment/information is defective.

Points and Authorities:

Ayre v. State, 291 Md. 155 (1981).
Brown v. State, 285 Md. 105 (1979).

6. That this prosecution is barred because of statute of limitations, immunity and/or former jeopardy.

Points and Authorities:

Benton v. Maryland, 295 U.S. 784 (1979).
McMorris v. State, 277 Md. 62 (1976).
Bowie v. State, 14 Md.App. 567 (1972).
Thomas v. State, 277 Md. 257 (1976).

WHEREFORE, the Defendant, WAYNE CLARK, prays the following relief:

- A. Dismissal of the indictment and/or information;
- B. Suppression of any in-court identification and/or illegally seized evidence and/or any statements or confessions;

C. Severance of indictments/informations and/or
severance of his trial from that of co-defendants;

D. And any further relief available by law.



DAVID P. HENNINGER
305 West Chesapeake Avenue
Suite 107
Towson, Maryland 21204
828-9363
Attorney for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 13th day of March,
1986, a copy of the foregoing Motions Pursuant to Maryland
Rule 4-252 was mailed to the Office of the State's Attorney
for Baltimore County, 401 Bosley Avenue, 5th Floor, Towson,
Maryland 21204.



DAVID P. HENNINGER

STATE OF MARYLAND

* IN THE CIRCUIT COURT

v.

* FOR BALTIMORE COUNTY

WAYNE CLARK

* Case No.: 86 CR 1254

* * * * *

DEFENDANT'S REQUESTS FOR DISCOVERY
AND MOTION TO PRODUCE DOCUMENTS

Now comes the Defendant, WAYNE CLARK, by his attorney, David P. Henninger, and makes the following requests in accordance with Maryland Rule 4-263, and

a. The requests extend to material and information in the possession or control of the State's Attorney, members of his staff and any others who have participated in the investigation or evaluation of the case and who either regularly report, or with reference to the particular case, have reported to the State's Attorney or her office.

b. The purpose of this request is to obtain disclosure of material and information to the fullest extent authorized and directed by Maryland Rule 4-263 and this general purpose shall supersede any language or expression which might otherwise appear to be a limitation upon the object or scope of any request.

c. Captions or headings used to separate paragraphs are no part of the requests but are for convenience only.

DAVID P. HENNINGER
ATTORNEY AT LAW
SUITE 107
305 W. CHESAPEAKE AVE.
TOWSON, MARYLAND
21204

(301) 828-9363

FILED MAR 13 1986

d. Material and information discovered by the State's Attorney after his initial compliance with these requests, shall be furnished promptly after such discovery in accordance with Maryland Rule 4-263h.

e. These requests in no way should be considered a waiver of the information required to be furnished without request by the State's Attorney pursuant to Rule 4-263a to the Defendant.

The State's Attorney is requested to:

1. Furnish to the Defendant, WAYNE CLARK, the following:

a. Any material or information which tends to negate the guilt of the Defendant as to the offense(s) charged;

b. Any material or information within his possession or control which would tend to reduce the Defendant's punishment for such offense(s);

c. Any relevant material or information regarding specific searches and seizures (including but not limited to AFR inventory pursuant to Maryland Rule 4-601);

d. Any relevant material or information regarding wire taps and eavesdropping;

e. Any relevant material or information regarding the acquisition of statements made by the Defendant;

f. Any witnesses name and address which the State intends to call as a witness at the hearing or trial to prove its case in chief or to rebut alibi testimony.

Witnesses

2. Disclose the name and address of each person whom the State intends to call as a witness at a hearing or trial to prove its case in chief.

3. Disclose the name and address of each person whom the State intends to call as a witness at a hearing or trial to rebut alibi testimony.

4. To furnish the Defendant, WAYNE CLARK, with the names, addresses, and physical descriptions of any persons other than the Defendant who were arrested or otherwise taken into custody by police or prosecution officials as a possible suspect in this case in which the Defendant is charged.

Statements of the Defendant

5. Furnish a copy of each written or recorded statement made by the Defendant to a State agent which the State intends to use at a hearing or trial.

6. Furnish the substance of each oral statement made by the Defendant to a State agent which the State intends to use at a hearing or trial.

7. Furnish a copy of all reports of each oral statement made by the Defendant to a State agent which the State intends to use at a hearing or trial.

Statements of Co-Defendants, and/or Accomplices
and/or Accessories After the Fact

8. Furnish a copy of each written or recorded statement made by a co-defendant, and/or accomplice, and/or accessory after the fact to a State agent which the State intends to use at a hearing or trial.

9. Furnish the substance of each oral statement made by a co-defendant, and/or accomplice, and/or accessory after the fact to a State agent which the State intends to use at a hearing or trial.

10. Furnish a copy of all reports or each oral statement made by a co-defendant, and/or accomplice, and/or accessory after the fact to a State agent which the State intends to use at a hearing or trial.

Reports of Experts

11. Produce and permit the Defendant to inspect and copy all written reports or statements made in connection with the Defendant's case by each expert consulted by the State, including the results of any physical or mental examination, scientific test, experiment or comparison.

12. Furnish the substance of any oral report and conclusion made in connection with the Defendant's case by each expert consulted by the State, including the results of any physical or mental examination, scientific test, experiment or comparison.

Evidence for Trial Use

13. Produce and permit the Defendant to inspect and copy any books, papers, documents, recordings or photographs which the State intends to use at a hearing or trial.

14. To permit the Defendant to inspect any photographs which police or prosecuting authorities may have exhibited or any witness for purposes of identification of the Defendant, and any other photographs which the State intends to use in the trial of the Defendant, and the presentation of its case in chief, and to furnish the Defendant with copies of said photographs, the names and addresses of witnesses who viewed said photographs and the results of each viewing of said photographs.

15. Produce and permit the Defendant to inspect and photograph any tangible objects which the State intends to use at a hearing or trial.

16. To advise the Defendant as to whether the Defendant was confronted by identification witnesses in any manner other than a line-up while the Defendant was in custody of police or prosecution authorities, and if so, to furnish the Defendant the time, place and circumstances of such confrontation including the names and addresses of all persons participating in said confrontation.

Defendant's Property

17. Produce and permit the Defendant to inspect, copy and photograph any items obtained from or belonging to the

Defendant, whether or not the State intends to use the item at a hearing or trial.

Confidential Informant

18. To provide the defense with the name and address of any informant, confidential or otherwise, who was a participant in the alleged illegal act which is the basis for this indictment, or who was a participant in any illegal act which formed any part of the basis for any warrant or processs issued and executed in this case, or who was a participant in any illegal act which was relied upon by any law enforcement official as probable cause to make an arrest and/or search in this case.

Law Enforcement Officers

19. To provide the defense with the name and assignment of any law enforcement officer, City, County, State, or Federal, who participated in any sale, purchase, or negotiation for the sale or purchase, of any contraband, said sale, purchase, or negotiation having formed any part of the basis for the charge for an arrest or search involving the Defendant.

Chain of Custody

20. To permit the Defendant to inspect any law enforcement report concerning the chain of custody of the person of the Defendant, or his property, beginning with the time of Defendant's arrest and continuing throughout the

time that the Defendant was in the custody of any police or prosecuting authorities.

21. In event htat law enforcement authorities have not prepared the type of report relating to custody of the Defendant, or his property, referred to in paragraph twenty, to furnish the Defendant with the names and addresses of all persons who had custody or control of the Defendant or who participated in the custody or control of the Defendant beginning with the arrest of the Defendant and continuing throughout the time that the Defendant was in custody of any police or prosecuting authorities.

Official Reports

22. To furnish copies of any and all statements or reports of prosecution witnesses which have been reduced to writing.

23. Furnish photostatic copies of all crime laboratory reports pertaining to this case.

24. Furnish copies of all offense reports or other official reports pertaining to these offenses.

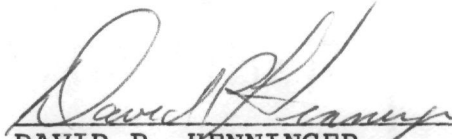
25. Supply copies of any and all medical reports that the State has or wishes to introduce into evidence with respect to this case or cases.

26. To permit Defendant to see, inspect, photocopy, and/or copy any photographs, diagrams, blueprints, layouts, or plans of the grounds or buildings of the premises

involved in these proceedings which are in the possession of the State.

27. To allow Defendant to see, inspect, and view any photographs, film, slides, or moving pictures containing relevant evidence in this case which the State has in its possession or intends to use in the preparation for trial and/or trial in this case.

28. To produce and permit Defendant to inspect and copy any warrants, affidavits, inventories and other related papers involved in these proceedings (pursuant to Maryland Rule 4-601).

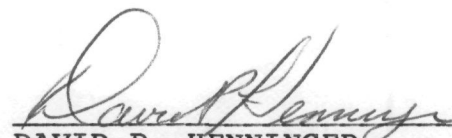

DAVID P. HENNINGER
305 West Chesapeake Avenue
Suite 107
Towson, Maryland 21204
828-9363
Attorney for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 13th day of March, 1986, a copy of the foregoing Defendant's Requests for Discovery and Motion to Produce Documents was mailed to the Office of the State's Attorney for Baltimore County, 401 Bosley Avenue, 5th Floor, Towson, Maryland 21204.

DAVID P. HENNINGER
ATTORNEY AT LAW
SUITE 107
305 W. CHESAPEAKE AVE.
TOWSON, MARYLAND
21204

(301) 828-9363


DAVID P. HENNINGER

COURT CLERK'S WORK SHEET

TRIAL DATE March 18, 1986 Judge JFF, IV

M. Pulver
STATE'S ATTORNEY

D. Henninger
DEFENDANT'S ATTORNEY

R. MacKubin
COURT REPORTER

EL
CLERK

CASE # 86CR 1254 NAME Wayne Clarke

CHARGE Bail Hearing

~~TRIAL~~ ALT PLEA COURT JURY GUILTY NOT GUILTY NOLO CONTENDERE

MOTIONS: 1. END of STATE'S CASE defs. Motion For Judgment of ACQUITTAL

GRANTED OVERRULED

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

GRANTED OVERRULED

VERDICT: GUILTY ON COUNTS NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				

REMARKS Bail reduced to \$25,000.00. No 10%
to be ETC by Alt. Sent. Program.
Arrested BCDC.
His address is 1543 Algonbury Rd. 21221
to be abstinate of alcohol & drugs

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION DEFENDANT MUST REPORT TO PROBATION INTAKE OFFICE ROOM 346 COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

CIRCUIT COURT FOR BALTIMORE COUNTY

Towson, Maryland 21204

District Court Case No. _____

Case No. 86 CR 125KMarch 18, 19 86REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL

FROM: ELMER H. KAHLINE, JR., CLERK

TO: THE SHERIFF OF BALTIMORE COUNTY, MARYLAND

Name Of Prisoner Wayne ClarkeDate Of Trial March 18, 19 86 Judge JFF, IICharge Bail Hearing Guilty _____ NOT GUILTY _____

DISPOSITION:

A. Sentenced To Department Of Correction _____

Length Of Sentence

B. Sentenced To Baltimore County Detention Center _____

Length Of Sentence

C. ☒ Remanded To Baltimore County Detention Center _____

Probation Report Of Psychiatric Evaluation

D. Placed On Probation _____

Length Of Probation

E. Sentenced To Baltimore County Detention Center Work Release Recommended _____

F. Stet _____

G. Nol Pros _____

H. Arraignment _____

I. Trial Continued _____

J. Trial Postponed _____

K. ☒ Bail Hearing _____L. Defendant Released From This Case Only.
Release In Transit.

Bail reduced to \$25,000.00
Δ to be E/E by A.D. Sent. Prog

Δ's address is 1543 Aleonburg Rd.
21221

Does not have any contact
with victim

No 10% allowed.

ELMER H. KAHLINE, JR., Clerk

Per Ernest Lloyd

Deputy Clerk

ORDER FOR EVALUATION AND RECOMMENDATIONS BY

ALTERNATIVE SENTENCING PROGRAM

Defendant Wayne Morris Clem Court CC Case No. 86CR1284

Address _____ Charge _____

_____ Trial Date None Phone _____

Defendant Incarcerated: Yes ☒ No ☐ (may make bail)

Type of Investigation: Alcohol _____ Drugs ☒ Alcohol/Drugs _____

Pretrial _____ Pre Sentence _____

☒ Defendant must report to Alternative Sentencing Program within seventy-two (72) hours for evaluation and recommendations.

☒ Defendant must remain totally abstinent from alcohol and/or illicit drugs until final disposition of case.

Other: _____

Instructions to defendant:

You must call Alternative Sentencing Program within the time prescribed above and report to the location they designate. Failure to do so will be a violation of the Orders of Court.

Wayne Clem
ALTERNATIVE SENTENCING PROGRAM
BOSLEY AVE. & TOWSONTOWN BLVD.
TOWSON, MARYLAND 21204
494-2056 pr 494-2268

(Home address)
1543 ALCONBURY
Rouse
2-21221
687-7828

All clients that are accepted for participation in the Alternative Sentencing Program, unless incarcerated, are obligated to pay a one time program fee of twenty (\$20) dollars.

3/18/88
Date

John J. Hall
Judge

STATE OF MARYLAND

* IN THE CIRCUIT COURT

V.

* FOR BALTIMORE COUNTY

WAYNE CLARKE

* Case No.: 86 CR 1254

* * * * *

MOTION FOR REDUCTION OF BAIL

Now comes WAYNE CLARKE, Defendant, by his attorney, David P. Henninger, and prays that this Honorable Court reduce the bail set in the above captioned case and for reasons states as follows:

1. That the bail set is clearly excessive given the facts of this case.

2. That participation of WAYNE CLARKE is essential to successful preparation of his defense.

WHEREFORE, the Defendant, WAYNE CLARKE, prays that the bail in the above case be reduced.



DAVID P. HENNINGER
305 West Chesapeake Avenue
Suite 107
Towson, Maryland 21204
828-9363
Attorney for Defendant


DAVID P. HENNINGER
ATTORNEY AT LAW
SUITE 107
305 W. CHESAPEAKE AVE.
TOWSON, MARYLAND
21204

(301) 828-9363

BAIL
250K
He has
prior record
unemployed
Middletown


REQUEST FOR HEARING

The Defendant, WAYNE CLARKE, prays that a hearing be set in reference to the above captioned Motion for Reduction of Bail.


DAVID P. HENNINGER
Attorney for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 12th day of March, 1986, a copy of the foregoing Motion for Reduction of Bail and Request for Hearing was mailed to the State's Attorney for Baltimore County, 401 Bosley Avenue, Towson, Maryland 21204.


DAVID P. HENNINGER
Attorney for Defendant

DAVID P. HENNINGER
ATTORNEY AT LAW
SUITE 107
305 W. CHESAPEAKE AVE.
TOWSON, MARYLAND
21204

(301) 828-0363

STATE OF MARYLAND

VS.

IN THE CIRCUIT COURT

FOR BALTIMORE COUNTY

Wayne Clark

86 CR 1254

* * * * *

STATE'S ANSWER TO DEFENDANT'S
MOTION FOR DISCOVERY AND INSPECTION

Now comes Sandra A. O'Connor, State's Attorney For Baltimore County, and
Art Kravetz, Assistant State's Attorney for Baltimore County, and in Answer
to Defendant's Motion for Discovery and Inspection, says the following:

1. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy any books, papers, documents, recordings or photographs which the State intends to use at trial; inspect and photograph any tangible objects which the State intends to use at trial; and to inspect, copy and photograph any item obtained from or belonging to the Defendant.

2. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy all written reports or statements made in connection with this case by each expert consulted by the State. If any oral report has been made by such an expert, a report will be attached hereto indicating the substance of the report and any conclusions reached. A copy of any written reports, if available, will be attached hereto.

3. The Defendant made no statements or confessions, oral or written, which are known to the State at the present time.

The Defendant made a written statement or confession, the copy of which is attached hereto.

The Defendant made an oral statement or confession, the substance of which is as follows:

4. The Co-defendant(s) made no statements or confessions, oral or written, which are known to the State at the present time.

The Co-defendant(s) made a written statement or confession, the copy of which is attached hereto.

The Co-defendant(s) made an oral statement or confession, the substance of which is as follows:

5. At the present time, there is no information known to the State which is exculpatory, in any manner, to the Defendant.

6. The State reserves the right to amend and/or supplement this answer, upon reasonable notice to the Defendant or his Counsel before the trial, by supplying information not presently known to the State's Attorney's Office.

7. As to all other requests by the Defendant (except for the answer to 8 below), the State declines to answer because those requests do not come within the purview of Maryland Rule 4-263.

8. The names and addresses of the witnesses now known that the State intends to call to prove its case in chief or to rebut alibi testimony are as follows:

1. Teresa Sanders 34 Centless Ct., 21221

2. Off. John Mayka #2910

RECEIVED MAR 18 1986

9. Upon notice to the State, the Defendant may inspect the contents of the State's file in this case, excluding those items otherwise privileged by law.

Sandra A. O'Connor

SANDRA A. O'CONNOR

STATE'S ATTORNEY FOR BALTIMORE COUNTY

Arthur Kravetz

ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY

I HEREBY CERTIFY that a copy of the foregoing State's Answer to Defendant's Motion For Discovery and Inspection was sent this 14th day of March, 1986, to

David Henninger
305 West Chesapeake Ave.
Suite 107
Towson, Md. 21204

Arthur Kravetz

ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY
COUNTY COURTS BUILDING
TOWSON, MARYLAND 21204

COMPLAINANT				DEFENDANT					
NAME (LAST, FIRST, M.I.) Majka, Off. John E.		TITLE Police Officer		NAME (LAST, FIRST, M.I.) Clark, Wayne Morris		TITLE			
AGENCY BCOPD/AE	SUB-AGENCY PC 11	I.D. NO. (POLICE) 2910		I.D. NO.	RACE W	SEX M	HT. 6-0	WT. 180	D.O.B. (MM/DD/YY) 5-24-61
WORK TELEPHONE () 494-2340		HOME TELEPHONE ()		OCA E-706-530	HAIR Br	OTHER DESCRIPTION			
ADDRESS 216 N. Marlyn Ave.		APT. NO.		WORK TELEPHONE ()		HOME TELEPHONE () 687-7828		APT. NO.	
CITY	STATE	ZIP CODE 21221		ADDRESS 1543 Alconbury Rd. 21221		CITY		STATE	ZIP CODE 21221
DIST./LOC. 08-05		RELATED CASES						TRACKING NUMBER 02030000	

INITIAL APPEARANCE

- ☐ Juvenile Waiver
☐ Released on own Recog—No probable cause
☒ Copy of charges provided ☐ Copy not provided
☒ Defendant advised of right to counsel ☐ Undecided
☐ Waived ☒ Employ own counsel ☐ Public Defender

Judge/Comm. Precht

☒ Advised of right to preliminary hearing
 Preliminary Hearing was not requested
 Released on own Recog. Supervised by/Custody of _____
 Bail \$ Denied 638B (Full; _____ %; without collateral security)
☒ Committed
 Hearing/Trial Date Pending etc 2/27/86 @ 1:15
8-039 Date 2-1-86
 I.D.# _____

BAIL

Posted _____ Date _____ ☐ Cash ☐ Corporate ☐ Property
 Judge/Comm./Clerk _____ Date _____

BAIL REVIEW

Bail to Remain the Same _____ Reduced to _____
 Increased to \$ _____ ROR _____ Unsecured _____
 Advised def. of Right to Counsel _____ Received copy of charges _____
 Judge [Signature] Date 2/3/86

PRELIMINARY INQUIRY

Advised def. of Right to Counsel _____ ☐ Received copy of charges _____
 Referred to Public Defender _____ Waived Counsel _____
 Will Retain Own Counsel _____
 Judge _____ Date _____

☐ No charging document having been filed in Circuit Court, the charges are dismissed.

☐ After hearing in presence of Defendant and a finding of good cause, the time is extended to _____ for State's Attorney's action.

Date _____ Judge _____

PRETRIAL STATUS

FTA	Date	Bond/Recog. Forfeited	Recog. Revoked	Bench War. Issued	Bail Amt.	Def. Sur. by Surety	Forf. Stricken/ War. Recalled	Previous Bail Reinstated

Date _____ Judge _____

COURT APPEARANCE

☐ The Court made certain that defendant received a copy of the charging document, informed defendant of right to counsel and importance of assistance of counsel. Advised defendant of nature of charges and allowable penalties including mandatory or minimum, conducted waiver inquiry if defendant wants to waive counsel, and if continued advised defendant that at next appearance, appearing without counsel could be a waiver.

Date _____ Judge _____

Defense Counsel..... Defendant Clark, Wayne Morris
State's Attorney..... Case No. 02030000

TRIAL

No. of Charges...3

☐ Express Waiver of Counsel. Court determined after examination that defendant knowingly and voluntarily waived right to counsel.
☐ Defendant appeared without counsel. No meritorious reason. Court determined that defendant waived counsel.
☐ Defendant appeared with counsel. ☐ Private ☐ Public Defender ☐ JTP ☐ Jury Trial Waived

Charge #1 Sex offense 1st deg AR: 86-1258 ☐ Non-CJIS Art/Sec: 27-464 Code: 3-1103
Amended: Art/Sec: Code:

Max Sentence: Plea: ☐ NP ☐ Stet Verdict: ☐ PSI Ordered: Sub Curia Until:
FINE: \$..... COST: \$..... CICF: \$..... SUS: \$..... RESTITUTION: \$..... to.....
Sentence: ☐ DOC ☐ Local Commencing: Credit time awaiting trial:
Suspended Sentence: Probation time: ☐ Supervised ☐ Unsupervised
Conditions:

Date Judge
Charge #2 Kidnaping AR: 86-1258 ☐ Non-CJIS Art/Sec: 27-337 Code: 1-1006
Amended: Art/Sec: Code:

Max Sentence: Plea: ☐ NP ☐ Stet Verdict: ☐ PSI Ordered: Sub Curia Until:
FINE: \$..... COST: \$..... CICF: \$..... SUS: \$..... RESTITUTION: \$..... to.....
Sentence: ☐ DOC ☐ Local Commencing: Credit time awaiting trial:
Suspended Sentence: Probation time: ☐ Supervised ☐ Unsupervised
Conditions:

Date Judge
Charge #3 Robbery - General AR: 86-1258 ☐ Non-CJIS Art/Sec: 27-486 Code: 1-1299
Amended: Art/Sec: Code:

Max Sentence: Plea: ☐ NP ☐ Stet Verdict: ☐ PSI Ordered: Sub Curia Until:
FINE: \$..... COST: \$..... CICF: \$..... SUS: \$..... RESTITUTION: \$..... to.....
Sentence: ☐ DOC ☐ Local Commencing: Credit time awaiting trial:
Suspended Sentence: Probation time: ☐ Supervised ☐ Unsupervised
Conditions:

Date Judge
☐ Defendant Advised of Right of Appeal. Upon Perfecting of Appeal, ☐ Sentence to be stayed and ☐ Recog. to Continue
☐ Present Bond to Continue; ☐ Appeal Bond in Amount of \$..... to be Required; ☐ Sentence not to be Stayed; ☐ Other.....
(If Sentence is Satisfied Prior to Perfecting of Appeal, no Appeal Bond Required)

Bond forfeiture entered as judgment in the amount of \$..... Date..... with interest from date of forfeiture and costs and liens filed in Circuit Court. Docket entries forwarded to Bail Bond Commissioner, if any, and to State's Attorney and Chief Clerk.

Date Clerk
Indictment filed. Papers forwarded to Circuit Court.....

REEL#	DATE	START	END
0822877	2-3-86	0450	0873
93365	2-22-86	1205	244

Defendant Notified of Nolle Pros/Stet..... (Da)
Judgment Recorded in District Court..... (Da)
Notice of Lien filed in..... (Cou)
..... (Da)

Defendant's Name Clark, Wayne Morris

Case No.

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

Victim overheard the subject talk about going to the Main Event Club on Eastern Blvd. The undersigned checked that location and observed a blue Ford Torino, KFX 631, exit the lot of the Main Event occupie by two W/M's. Victim advised that the car looked like the one responsible. The car was stopped on Hawthorne Shopping Center lot at 10:50p.m. and both occupants were positively identified by the victim. Roger Trotter was driving and Wayne Clark was the passenger, the same positions as when the offense occurred. Victim stated that she was forced into yhe car by Clark.

Narcotics related case , analysis pending.

1-31-86
Date

[Signature]
Applicant's Signature



DISTRICT COURT OF MARYLAND FOR

LOCATED AT (COURT ADDRESS)

DEFENDANT'S NAME (LAST, FIRST, MI.)		PRIMARY CHARGE		RELATED CASES		TRACKING NUMBER - OTHER	
Clark, Wayne Morris		First degree sex. offense		Kidnapping		02030000	
02030000		02030000		02030000		02030000	
COMPLAINANT				DEFENDANT			
NAME (LAST, FIRST, MI.)		TITLE		NAME (LAST, FIRST, MI.)		TITLE	
Hajka, Off. John T.		Police Officer		Clark, Wayne Morris			
AGENCY	SUB-AGENCY	I.D. NO. (POLICE)	I.D. NO.	RACE	SEX	HT	DOB (MM/DD/YY)
BCOPD/AE	PC 11	2910		W	M	6-0	180
WORK TELEPHONE		HOME TELEPHONE		WORK TELEPHONE		HOME TELEPHONE	
494-2340				E-706-530		687-7828	
ADDRESS		APT. NO.		ADDRESS		APT. NO.	
216 N. Marilyn Ave.				1543 Alconbury Rd.		21221	
CITY		STATE		CITY		STATE	
21221		21221		21221		21221	
DISTRICT		RELATED CASES		TRACKING NUMBER		02030000	

STATEMENT OF CHARGES

THE DEFENDANT HAS BEEN ARRESTED UPON THE FOLLOWING INFORMATION OR OBSERVATION: (MAKE A PLAIN, CONCISE AND DEFINITIVE STATEMENT OF ESSENTIAL FACTS CONSTITUTING THE OFFENSE CHARGED)

Victim was at the Loft Bar on this date at 10:20 p.m. and while on the parking lot was forced into a blue four door sedan occupied by two white males. Both subjects took her purse and began going through it while she tried to exit the car. After both finished with the purse they began fondling the victim while one was driving. The subject then stopped the car and both forced her to perform fellatio by threatening to kill her. They began driving again and forced the victim out of the car on Fenway South.

Witness, Mr. John Hummel, observed a blue 4 door auto drop off a female and proceed N/bd on Fenway South, and observed the occupants throw an object from the car, which was found to be the victim's wallet.

IT IS FORMALLY CHARGED THAT THE DEFENDANT

(CONTINUED ON ATTACHED SHEET CR701A OR DC/CR1A)

1 MDCCS AR ON OR ABOUT (DATE) AT (PLACE)
3-1103 86-1258 1-31-86 104 Back River Neck Rd. 21221

did engage in a sexual act with Teresa Sanders, by force, against her will and without her consent, by threatening Teresa Sanders that she would be subjected to death.

IN VIOLATION OF:

☒ MD ANN. CODE, ART. 27 SEC. 464 ☐ COMMON LAW OF MD; ☐ PUB. LOCAL LAW, ART. SEC.

☐ COMAR OR AGENCY CODE NO.

☐ ORDINANCE NO.

AGAINST THE PEACE,
GOVERNMENT AND
DIGNITY OF THE STATE.

☐ CONTINUED ON ATTACHED SHEET DC/CR 3A

I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE MATTERS AND FACTS SET FORTH IN THE FOREGOING DOCUMENT ARE TRUE TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.

DATE 1-31-86 ARRESTING OFFICER J. M. G. / Ka 2910

I HAVE REVIEWED THE STATEMENT OF CHARGES AND HAVE DETERMINED THAT

☒ THERE IS PROBABLE CAUSE TO DETAIN THE DEFENDANT
☐ THERE IS NOT PROBABLE CAUSE TO DETAIN THE DEFENDANT AND I HAVE ACCORDINGLY RELEASED HIM ON HIS OWN RECOGNIZANCE.

DATE 2-1-86 JUDICIAL OFFICER McPrecht COMMISSIONER ID NO. 8/039

NOTICE OF ADVICE OF RIGHT TO COUNSEL

1. This paper charges you with committing a crime.
2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
3. You have the right to have a lawyer.
4. A lawyer can be helpful to you by:
 - (A) explaining the charges in this paper;
 - (B) telling you the possible penalties;
 - (C) helping you at trial;
 - (D) helping you protect your constitutional rights;
5. Even if you plan to plead guilty, a lawyer can be helpful.
6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you. The court clerk will tell you how to contact the Public Defender.

7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.

8. DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER. If you do not have a lawyer before the trial date, you may have to go to trial without one.

RECEIPT

I have read or have had read to me the contents of the within document and acknowledge receipt of a copy thereof.

Date: 2/1/86
 Signature of Defendant: [Signature]

<input type="checkbox"/> CONTINUED ON ATTACHED SHEET (DO NOT WRITE)	
<input type="checkbox"/> COMMON LAW OR MO.	<input type="checkbox"/> PUB. LOCAL LAW, ART.
<input type="checkbox"/> AGAINST THE PEOPLE	<input type="checkbox"/> AGAINST THE PEOPLE
<input type="checkbox"/> COMAR OR AGENCY CODE NO.	<input type="checkbox"/> ORIGINATOR NO.
<input type="checkbox"/> HAVE REVIEWED THE STATEMENT OF CHARGES AND HAVE DETERMINED THAT:	<input checked="" type="checkbox"/> THERE IS PROBABLE CAUSE TO DETAIN THE DEFENDANT
<input type="checkbox"/> THERE IS NOT PROBABLE CAUSE TO DETAIN THE DEFENDANT AND I HAVE	<input type="checkbox"/> I AM ORIGINALLY RELEASING HIM ON HIS OWN RESPONSIBILITY
JUDICIAL OFFICER: <u>[Signature]</u>	DATE: <u>2-1-86</u>
COMMISSIONER ID NO. <u>9529</u>	DATE: <u>1-31-86</u>



DISTRICT COURT OF MARYLAND FOR.

LOCATED AT (COURT ADDRESS)

STATE OF MARYLAND - VS -

DEFENDANT
Clark, Wayne Morris

DOB
5-24-61

TRACKING NUMBER
020300C0

STATEMENT OF CHARGES (CONTINUED)

UPON THE FACTS CONTAINED IN THE SWORN APPLICATION OF (NAME AND ADDRESS OF APPLICANT)

IT IS FORMALLY CHARGED THAT THE DEFENDANT

2 MDCCS AR 1-1006 86-1258 ON OR ABOUT (DATE) 1-31-86 AT (PLACE) 104 Back River Neck Rd. 21221

did forcibly and fraudulently carry and cause to be carried within this state a certain person, to wit: Teresa Sanders, with the intent to have the said Teresa Sanders carried within this state.

IN VIOLATION OF:

☒ MD ANN. CODE, ART. 27 SEC. 337 ☐ COMMON LAW OF MD; ☐ PUB. LOCAL LAW, ART. SEC. ;

☐ COMAR OR AGENCY CODE NO. ☐ ORDINANCE NO. AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.

3 MDCCS AR 1-1299 86-1258 ON OR ABOUT (DATE) 1-31-86 AT (PLACE) 104 Back River Neck Rd. 21221

did rob Teresa Sanders and violently steal from her one pocketbook, one pair of gloves, ten dollars cash, to the value of \$45.00.

IN VIOLATION OF:

☒ MD ANN. CODE, ART. 27 SEC. 486 ☐ COMMON LAW OF MD; ☐ PUB. LOCAL LAW, ART. SEC. ;

☐ COMAR OR AGENCY CODE NO. ☐ ORDINANCE NO. AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.

MDCCS AR ON OR ABOUT (DATE) AT (PLACE)

IN VIOLATION OF:

☐ MD ANN. CODE, ART. SEC. ☐ COMMON LAW OF MD; ☐ PUB. LOCAL LAW, ART. SEC. ;

☐ COMAR OR AGENCY CODE NO. ☐ ORDINANCE NO. AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.

MDCCS AR ON OR ABOUT (DATE) AT (PLACE)

IN VIOLATION OF:

☐ MD ANN. CODE, ART. SEC. ☐ COMMON LAW OF MD; ☐ PUB. LOCAL LAW, ART. SEC. ;

☐ COMAR OR AGENCY CODE NO. ☐ ORDINANCE NO. AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.

☐ CONTINUED ON ATTACHED SHEET (FORM DC/CR 3A)

DATE
1-31-86

TIME
2900 hrs

JUDICIAL OFFICER / ARRESTING OFFICER

[Signature]



DISTRICT COURT MARYLAND FOR

Baltimore
City/CountyLocated at Pending Circuit Ct ☐ TR ☒ CR Case No. 02030000
Court Address

STATE OF MARYLAND

VS

CLARK, WAYNE MORRIS 5/24/61
Defendant1543 ALCON BURY ROAD
Address21221 687-7828E-706530
86-1258

INITIAL APPEARANCE REPORT (Rule 4-213)

I hereby certify that when the above named Defendant was brought before me for his initial appearance, I:

- ☐ DETERMINED that Defendant had already been provided with a copy of the charging document.
- ☒ PROVIDED the Defendant with a copy of the charging document.
- ☒ ADVISED Defendant that copy of Charging Document is not available, but will be provided to Defendant within 24 hours.
- ☒ ADVISED Defendant of right to counsel. Defendant desires ☐ to proceed without counsel ☒ to employ his own counsel ☐ counsel, but is indigent ☐ to decide later.
- ☒ ADVISED Defendant that he is charged with a felony that is not within the jurisdiction of the District Court and that he has a right to have a preliminary hearing by a request made now or within ten days and that failure to make a timely request will result in a waiver. ☐ Defendant requests preliminary hearing and ☐ clerk will notify him of date ☐ it is scheduled for.
- ☒ Pending Attorney ☐ Defendant waives preliminary hearing ☐ Defendant defers election.
- ☒ REQUIRED Defendant to read the Notice to Defendant printed on the charging document.
- ☒ READ the Notice to Defendant printed on the charging document to the Defendant.
- ☐ FURNISHED to the Defendant a copy of the Notice to Defendant printed on the charging document since no charging document was available.

Pretrial Release Determination (Rule 4-216)

On the basis of information available to and developed by me I HAVE DETERMINED:

- ☐ That Defendant ☐ is ☐ is not eligible for release under Art. 27, Sec. 616 1/2 ☐ (c) ☐ (h) ☐ Art. 27, Sec. 638 A of the Maryland Code.
- ☐ That he may be released on his personal recognizance because:
- ☐ He is not charged with an offense for which the maximum penalty is death or life imprisonment.
- ☐ It will reasonably assure his appearance.
- ☐ There is a lack of probable cause to believe that the Defendant committed the offense.
- ☒ That release on personal recognizance will not reasonably ensure the appearance of the defendant as required because.

Nature of the charge & conviction

I imposed the following conditions to ensure his appearance:

- ☐ committed him to custody of. who agree to supervise him and assist in ensuring his appearance in court.
- ☐ placed him under the supervision of.
Probation or Public Officer
- ☐ subjected him to restrictions.
travel, association, residence

- ☒ required a bail bond in the amount of \$ Denied 638 B and on the following condition:

- ☐ without collateral security.
- ☒ with collateral security of \$
☒ to be satisfied by depositing the required amount in cash or certified check or the pledging of intangible property approved by the Court.
- ☒ to be satisfied by encumbering real estate.
- ☒ with the obligation of a corporation which is an insurer or other surety in the full penalty amount.

☒ Informed the Defendant that a warrant for his arrest will be issued if he violates the conditions of release and informed him that if the recognizance or bail bond is forfeited and he willfully fails to surrender himself within 30 days following the forfeiture, he may be charged and fined not more than \$5,000 or imprisoned for not more than 5 years or both, if given in connection with a charge of felony; or charged and fined not more than \$1,000 or imprisoned not more than 1 year or both, if given in connection with a misdemeanor charge.

☒ Informed the Defendant that he must notify the Court in writing of any change of address or telephone number.

2-1-86
Date11:25 AM
TimeMcPeach 8/03/89
Judicial Officer

Receipt

I have ☒ read ☐ had read to me the offense with which I am charged, the conditions of release, the penalty for violation of the conditions of release, the Notice of Advice of Right to Counsel, and I acknowledge receipt of a copy hereof. I have been informed that the trial date/preliminary inquiry/preliminary hearing date is at o'clock
M. at Pending Circuit Court when notified
or that I will be advised of the date by the clerk. I agree to the conditions of release and agree to appear at trial.

2-1-86
Date

Custodian

Wayne Clark
Signature of Defendant



DISTRICT COURT OF MARYLAND

Located at 1243 Alton Road Court Address
TR CR Case No. 04-000000

STATE OF MARYLAND

VS

CLARK, William
1243 Alton Road
1243

INITIAL APPEARANCE REPORT (Rule 4-213)

I hereby certify that when the above named Defendant was brought before me for his initial appearance, I
☒ DETERMINED that Defendant had already been provided with a copy of the charging document.
☒ PROVIDED the Defendant with a copy of the charging document.
☒ ADVISED Defendant that copy of Charging Document is not available, but will be provided to Defendant within 24 hours.
☒ ADVISED Defendant of right to counsel. Defendant desires ☒ to proceed without counsel ☐ to employ his own counsel
counsel, but is indigent ☐ to decide later.
☒ ADVISED Defendant that he is charged with a felony that is not within the jurisdiction of the District Court and that he has a
right to have a preliminary hearing by a request made now or within ten days and that failure to make a timely request will result
in a waiver. Defendant requests preliminary hearing and ☒ clerk will notify him of date. ☐ it is scheduled for
in a waiver. Defendant waives preliminary hearing. Defendant desires election.
☒ REQUIRED Defendant to read the Notice to Defendant printed on the charging document to the Defendant.
☒ READ the Notice to Defendant printed on the charging document to the Defendant.
☒ FURNISHED to the Defendant a copy of the Notice to Defendant printed on the charging document since no charging document
was available.

4-216:

In determining which conditions of release will reasonably ensure the appearance of the Defendant as required, the judicial officer, on the basis of information available or developed in a pretrial release inquiry may take into account

- (1) The nature and circumstances of the offense charged, the nature of the evidence against the Defendant, and the potential sentence upon conviction, insofar as these factors are relevant to the risk of non appearance.
- (2) The Defendant's prior record of appearance at court proceedings or flight to avoid prosecution or failure to appear at court proceedings.
- (3) The Defendant's family ties, employment status and history, financial resources, reputation, character and mental condition, length of residence in the community and length of residence in this State.
- (4) The recommendation of an agency which conducts pretrial release investigations.
- (5) The recommendation of the State's Attorney.
- (6) Information presented by Defendant's counsel.
- (7) The danger of the Defendant to himself or herself and others.
- (8) Any other factor including prior convictions, bearing on the risk of a willful failure to appear.

and on the following condition:

☒ required a bail bond in the amount of \$ 25,000
☐ without collateral security
☒ with collateral security of \$ 25,000
☒ to be satisfied by depositing the required amount in cash or certified check or the pledging of identifiable property approved by the Court.
☒ to be satisfied by encumbering real estate.

with the obligation of a co-porator which is an insurer or other surety in the full penalty amount.
I informed the Defendant that a warrant for his arrest will be issued if he violates the conditions of release and informed him that if the defendant or bail bond is forfeited and he willfully fails to surrender himself within 30 days following the forfeiture, he may be charged and fined not more than \$2,000 or imprisoned for not more than 3 years or both. If given in connection with a charge of felony, or charged and fined not more than \$1,000 or imprisoned not more than 1 year or both, if given in connection with a misdemeanor charge.
I informed the Defendant that he must notify the Court in writing of any change of address or telephone number.

11:52 AM
Time
11-52
Date
Judicial Officer

Receipt

I have read and had read to me the offense with which I am charged, the conditions of release, the penalty for violation of the conditions of release, the Notice of Right to Counsel, and I acknowledge receipt of a copy hereof. I have been informed that the trial date/preliminary hearing/preliminary hearing date is 11-52 at 11:52 AM M. at 11:52 AM Court where I will be advised of the date by the clerk. I agree to the conditions of release and agree to appear at trial.

11-52
Date
Signature of Defendant
(This form replaces CR 706.)

STATE OF MARYLAND

VS

Wayne Clark

DEFENDANT

(CURRENTLY IN THE
BALTIMORE COUNTY
DETENTION CENTER)

IN THE DISTRICT COURT OF MARYLAND
BALTIMORE COUNTY

TOWSON - PRELIMINARY HEARING

Case No:

E706530
020300CO

ENTRY OF APPEARANCE

MR. CLERK:

Please enter the appearance of the office of the Public
Defender for Baltimore County as the above defendant hereby re-
quests a preliminary hearing.

Public Defender
500 Virginia Avenue
Towson, Maryland 21204
296-2343

P.H. Albury, Sted.
for 2-27-86

FEB 5 2 27 AM '86

DISTRICT COURT
OF MARYLAND



DISTRICT COURT OF MARYLAND FOR

Located at

Pending C/C
Court Address

Case No.

02030000

STATE OF MARYLAND

VS

CLARK, WAYNE MORRIS
Defendant

INITIAL APPEARANCE QUESTIONNAIRE

Present Offenses Sex Offense - Kidnapping - Robbery

CC # E-706530

Name CLARK, WAYNE MORRIS

Alias

4 mos Address 1543 Alconbury RD 21221

Phone # 687-7828

Previous Address 32 Wind Jam 21222

How Long 6 mos

State of Maryland (Residence) How Long Life

D.O.B. 5-24-61

Marital Status M No. of Dependents 2 Children 1

With whom are you living Mother - Father

Relationship

Parents Living YES Where

Phone #

Employer

Length of Time

Address unemployment

Zip Code

Phone # 131-00 Approx. Income Wkly

S.S. # 216-82-1357

Income from other sources: Amount Source

Unemployed 4 mos How Long

Last Employer Bulk Line

Address

Phone #

CRIMINAL CONVICTIONS:

Charge

Date

See attached

AWAITING TRIAL ON OTHER CHARGES:

Charge

Trial Date

Where

Bail

B/E

4/3/86

ESSEX

Summons

PRESENTLY ON PAROLE/PROBATION:

Charge

Probation Agent

Term

Assault

Charles Lewis

3 yrs

ASP client during past 12 months? Yes ☒ No ☐

Defendant appears to have ☐ has ☐ admits ☒ denies ☐ an alcohol ☒ drug ☐ problem? No ☐

ASP Referral NO

McPeach
Commissioner/Judge

8/039 2/1/86
Date



DISTRICT COURT OF MARYLAND FOR

Baltimore

City/County

Located at

Tolson
Court Address

Case No.

02030000

STATE OF MARYLAND

VS

Wayne Morris Clark
Defendant

D.O.B. - 5-24-61
Address

Telephone

COMMITMENT PENDING HEARING

TO: Sheriff for Baltimore County

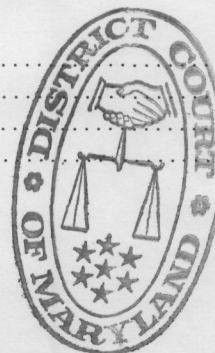
YOU ARE HEREBY COMMANDED to receive from any officer the body of the above-named Defendant who is charged with the offense(s) of

Seriousness, Kidnapping, Robbery
Wanted O.A.

- ☐ In default of \$.....bail (.....% acceptable).
- ☐ Bail review was held by Judge.....and Defendant is committed in default of \$.....bail (.....% acceptable).
- ☐ Having been surrendered by bondsman, bond of \$.....to continue.

YOU ARE FURTHER COMMANDED to:

- ☐ Transfer the Defendant to the jail or detention center in.....county/city. If the Defendant has not been transferred prior to the next session of court, he is to be brought before the court in your county for bail review.
- ☐ Produce the Defendant:
 - ☐ for further review before a judicial officer of the District Court for.....county/city located at.....Maryland, within 30 60* days if before that time the Defendant has not posted the bail or been arrested on a warrant of the Governor of Maryland on a requisition of the executive authority of the State of.....
 - ☒ for court appearance as follows:
 - Court.....
 - Location.....
 - Date.....
 - Time.....
 - Purpose
 - ☐ Bail Review
 - ☐ Preliminary Hearing/Inquiry
 - ☐ Trial
 - ☐ Other (describe)



Date

Clerk/Judge/Commissioner

I.D.

*Applies to second commitment only

For Judge Harold W. Wethered



DISTRICT COURT OF MARYLAND FOR

Located at

Pending Circuit Ct.

Court Address

STATE OF MARYLAND

VS

Defendant

Address

Case No.

City/County

Telephone

COMMITMENT PENDING HEARING

TO: Sheriff of Baltimore County

YOU ARE HEREBY COMMANDED to receive from any officer the body of the above-named Defendant who is charged with the offense(s) of

Sex offense 1st Dgr.

Kidnapping

Robbery - General

☒ In default of \$ *Denied 638B* bail (.....% acceptable).

☒ Bail review was held by Judge *Rytash* and Defendant is committed in default of \$ *250,000* bail (*100%* acceptable). *2-3-86*

☐ Having been surrendered by bondsman, bond of \$.....to continue.

YOU ARE FURTHER COMMANDED to produce the Defendant as noted below:

☐ For transfer to the jail or detention center in.....county/city. If the Defendant has not been transferred prior to the next session of court, he is to be brought before court in your county for bail review.

☐ For further review before a judicial officer of the District Court for.....county/city located at.....Maryland, within 30 60* days if the Defendant has not posted the bail or been arrested on a warrant of the Governor of Maryland on a requisition of the executive authority of the State of.....

☒ For court appearance as follows:

Court.....

Location.....

Date.....*Pending c/c*

Time.....

Purpose

☐ Bail Review

☐ Preliminary Hearing/Inquiry

☒ Trial

☐ Other (describe)

2-1-86

Date

McRecht

Clerk/Judge/Commissioner

8/039

I.D.

*Applies to second commitment only



DISTRICT COURT OF MARYLAND FOR Balto. County

Located at 1111 Allegheny Ave. Case No. 620300 C.B.

STATE OF MARYLAND

vs.

Clark, Wayne Morris
(Defendant)

NOTICE OF RIGHT TO REQUEST PRELIMINARY HEARING

E 706530
sex off. 1st deg
Robbery

I hereby certify that the above-named defendant was initially brought before me charged with having committed a felony which exceeds the jurisdiction of the District Court of Maryland. I hereby certify that I advised the defendant:

THAT the charge for which he stands accused is a charge which exceeds the jurisdiction of the District Court of Maryland;

THAT the State must bring him to trial on this charge in the Circuit Court in the county in which the crime was committed, or the Criminal Court of Baltimore if the crime was committed in Baltimore City;

THAT the state's attorney may elect to charge him either by way of indictment or by criminal information;

THAT if he is charged by way of indictment that indictment will not issue unless a grand jury of this State determines that probable cause exists for the issuance of such indictment;

THAT if he is charged by way of criminal information the case will not be presented to the grand jury, but that he has the absolute right to a preliminary hearing by a judge of the District Court if he requests same; and

THAT he may request a preliminary hearing at the present time, or at any time within ten (10) days from the date hereof.

[Signature] 08-007
Judge/Commissioner

Date: 2-3-86

I have read or have had read to me the contents of the within document and acknowledge receipt of a copy thereof.

Date: 2-3-86
Signature of Defendant

☐ Defendant has requested a preliminary hearing and I have advised him that the date of the hearing is 2-27-86 at 11.5 P.M. Taxxon Dist Court

☐ Defendant has not requested a preliminary hearing.

Date: [Signature]
Judge/Commissioner

NOTICE OF RIGHT TO REQUEST PRELIMINARY HEARING



DISTRICT COURT OF BALTIMORE CITY
Case No. 83-300-C-2
Clark, Wayne Morris

2700 P.00
20x Off. 1st det
Robbery

NOTICE TO DEFENDANT

Conduct of Preliminary Hearing. Before proceeding with a preliminary hearing the court shall make certain that the defendant has received or receives a copy of the charging document and shall read or state to the defendant the substance of each offense. The court shall receive evidence presented by the State and evidence may not be excluded on the ground that it was acquired by unlawful means. The defendant may cross-examine witnesses but does not have the right to present evidence on his own behalf.

If, after the preliminary hearing, the court finds that there is probable cause to believe that the defendant committed an offense, the conditions of pretrial release previously established shall continue unless changed by the court. If the court finds that there is no probable cause to believe that the defendant committed an offense, it shall dismiss the charging document and release the defendant. A dismissal pursuant to this section is without prejudice.

8-3-82

I have read or have had read to me the contents of the within document and acknowledge receipt of a copy thereof.
Date: 8-3-82
☒ Defendant has requested a preliminary hearing and I have advised him that the date of the hearing is 8-25-82 at 11:29 a.m. in Room 101 Court
☐ Defendant has not requested a preliminary hearing.
Date: _____
Signature: [Signature]

NOTICE OF RIGHT TO REQUEST PRELIMINARY HEARING



DISTRICT COURT OF MARYLAND FOR *Baltimore County*

Located at *1111 Allegheny Ave* Case No. *620300 C 8*

STATE OF MARYLAND

vs.

Clark, Wayne Morris
(Defendant)

NOTICE OF RIGHT TO REQUEST PRELIMINARY HEARING

E 706 530
sex off. 1st deg
Robbery

I hereby certify that the above-named defendant was initially brought before me charged with having committed a felony which exceeds the jurisdiction of the District Court of Maryland. I hereby certify that I advised the defendant:

THAT the charge for which he stands accused is a charge which exceeds the jurisdiction of the District Court of Maryland;

THAT the State must bring him to trial on this charge in the Circuit Court in the county in which the crime was committed, or the Criminal Court of Baltimore if the crime was committed in Baltimore City;

THAT the state's attorney may elect to charge him either by way of indictment or by criminal information;

THAT if he is charged by way of indictment that indictment will not issue unless a grand jury of this State determines that probable cause exists for the issuance of such indictment;

THAT if he is charged by way of criminal information the case will not be presented to the grand jury, but that he has the absolute right to a preliminary hearing by a judge of the District Court if he requests same; and

THAT he may request a preliminary hearing at the present time, or at any time within ten (10) days from the date hereof.

Ed. D. ...
Judge/Commissioner

Date: *2-3-86*

I have read or have had read to me the contents of the within document and acknowledge receipt of a copy thereof.

Date: *2-3-86*
Signature of Defendant

☒ Defendant has requested a preliminary hearing and I have advised him that the date of the hearing is *2-27-86* at *11:5 P.M. Tolson Dist Court*

☐ Defendant has not requested a preliminary hearing.

Date:
Wayne Morris
Judge/Commissioner

NOTICE OF RIGHT TO REQUEST PRELIMINARY HEARING

NOTICE TO DEFENDANT

Conduct of Preliminary Hearing. Before proceeding with a preliminary hearing the court shall make certain that the defendant has received or receives a copy of the charging document and shall read or state to the defendant the substance of each offense. The court shall receive evidence presented by the State and evidence may not be excluded on the ground that it was acquired by unlawful means. The defendant may cross-examine witnesses but does not have the right to present evidence on his own behalf.

If, after the preliminary hearing, the court finds that there is probable cause to believe that the defendant committed an offense, the conditions of pretrial release previously established shall continue unless changed by the court. If the court finds that there is no probable cause to believe that the defendant committed an offense, it shall dismiss the charging document and release the defendant. A dismissal pursuant to this section is without prejudice.



DISTRICT COURT OF MARYLAND FOR

Baltimore

City/County

Located at

TOWSON

Court Address

Case No.

0202050

STATE OF MARYLAND

VS

Wayne Morris Clark

Defendant

Charge: (1)

F. 206.520

Address

(2)

NOTICE TO STATE'S ATTORNEY

TO THE STATE'S ATTORNEY FOR

Baltimore

COUNTY:

Please be advised the following action took place in the above entitled case regarding a preliminary hearing.



Defendant affirmatively waived right to a preliminary hearing on

2-27-86

Date



Defendant failed to request a preliminary hearing within 10 days after initial appearance, thereby waiving right to a preliminary hearing on

Date



A preliminary hearing was held on, and the Court found probable cause to believe that the Defendant committed an offense.

Date

As a result of the above action, you have 30 days from the above date to comply with the provisions of Maryland District Rule 727 (i).

3-29-86

2-3-86

Date

J. Lowe

Clerk

Receipt of the above Notice acknowledged:

Date

State's Attorney

NOTICE TO STATE'S ATTORNEY

CASE NO.

86 CR 1254

DECLARATION OF TRUST OF REAL ESTATE TO SECURE PERFORMANCE OF A BAIL BOND

STATE OF MARYLAND,

The undersigned () Defendant, () Surety

Edward G. Schenning
Maanna T. Schenning

(Name)

of

952 Arncliffe Rd, 21221

(Address)

in order to secure the performance of the bail bond annexed hereto, being first sworn (or, if Surety is a corporation its undersigned officer being first sworn), acknowledges and declares under oath as follows:

That the undersigned is the sole owner of () a fee simple absolute or () a leasehold subject to an annual ground rent of \$_____ in certain land and premises situate in the _____ Maryland, and described as _____

(County)

(insert lot, block, subdivision or other description)

That the undersigned is competent to execute a conveyance of said land and premises; and

That the undersigned hereby holds the same in trust to the use and subject to the demand of the State of Maryland as collateral security for the performance of that bond:

That said property is assessed for \$17080 X 2 equals \$_____ from which the following incumbrances should be deducted:

Ground rent capitalized at 6%	\$_____
Mortgages/Deeds and Trust totalling	\$_____
Federal/State Tax Liens	\$_____
Mechanics' Liens	\$_____
Judgment & Other Liens	\$_____
Other outstanding Bail Bonds	\$_____

Total Incumbrances

\$_____

\$_____

and that the present net equity in the property is _____

\$34160

That, if the undersigned is a body corporate, this Declaration of Trust is its act and deed and that its undersigned officer is fully authorized to execute this Declaration of Trust on its behalf.

AND the undersigned further declares, covenants and undertakes not to sell, transfer, convey, assign or encumber the land and premises or any interest therein, so long as the bail bond hereby secured remains undischarged and in full force and effect, without the consent of the court in which the bail bond is filed, it being understood that upon discharge of the bail bond, the clerk of the court will execute a release in writing endorsed on the foot of this document (or by a separate Deed of Release), which may be recorded in the same manner and with like effect of a release of mortgage if this Declaration of Trust is recorded among the Land Records.

Wayne Hall (SEAL)
(Defendant)

or Maanna Schenning (SEAL)
(Surety)

by Edward G. Schenning

SWORN to, signed, sealed and acknowledged before me, this 21st day of

March, 1986

Emil H. Kellum Jr.
Commissioner/Clerk/Judge of the
Circuit Court for Baltimore County

CASE NO. 86CR 1254

AFFIDAVIT OF SURETY

STATE OF MARYLAND: COUNTY OF BALTIMORE:

The undersigned Surety on the bail bond filed herewith, having been sworn individually or its undersigned agent having been sworn individually and on behalf of the Surety, deposes and says under oath that:

1. Surety is duly authorized to execute the bail bond filed herewith to the extent required by law, including any applicable rule of court. If Surety is an insurer, surety is authorized by the Insurance Commissioner of the State of Maryland to write bail bonds in this State.
2. Surety is not in default in the payment of any bail bond executed by Surety which has been forfeited in any court of the State of Maryland.
3. If the bail bond filed herewith is executed by a bail bondsman as agent of a principal, he is authorized to engage the principal as surety on the bail bond pursuant to a general or special power of attorney which is valid and subsisting.

Any any undersigned agent who is a bail bondsman further deposes and says under oath on his own behalf that he is duly licensed to write the bail bond filed herewith to the extent required by law, including any applicable rule of court; and that if the bail bond is executed by a bail bondsman on behalf of a Surety which is an insurer, he holds a valid and subsisting license as an insurance broker or agent in this State.

Edward Schenning
Signature of Surety
(or name of Surety)

952 Amcliffe Rd. 21221
(Address of Surety)

BY: Edward G. Schenning
(Signature of Bail Bondsman or Agent, if any)

952 Amcliffe Rd. 21221
(Address of Bail Bondsman or Agent)

SWORN to and subscribed before me this 21st day of March 1986

Emery H. Kohlmeier Jr.
Commissioner/Clerk/Judge of the
Circuit Court for Baltimore County

BAIL BOND

KNOW ALL PERSONS BY THESE PRESENTS:

That I/We, the undersigned, jointly and severally acknowledge that I/We, our personal representatives, successors and assigns are held and firmly bound unto the State of Maryland in the penalty sum of Twenty Five Thousand Dollars (\$ 25,000.00) to secure payment of which the () defendant () surety has, as collateral security:

() deposited () in cash or () by certified check () the full amount of \$----- or () an amount equal to the greater of \$25.00 or ----- % of the penalty sum. () pledged the following intangible personal property. . . .

() encumbered the real estate described in the Declaration of Trust filed herewith, or in a Deed of Trust dated the ----- day of -----, 19-----, from the undersigned surety to ----- to the use of the State of Maryland.

THE CONDITION OF THIS BOND IS that the above-named defendant personally appear, whenever required, in any court in which the charges are pending, or in which a charging document may be filed based on the same acts or transactions, or to which the cause may be transferred, removed, or, if from the District Court appealed.

IF, however, the defendant fails to perform the foregoing condition, this bond shall be forfeited forthwith, for payment of the above penalty sum in accordance with law.

IT IS AGREED AND UNDERSTOOD that this bond shall continue in full force and effect until discharged pursuant to section j of Rule 4-217

AND the undersigned surety covenants that the compensation chargeable in connection with the execution of this bond consisted of a () fee () premium () service charge for the loan of money or other () (describe) ----- in the amount of \$-----

IN WITNESS WHEREOF, these presents have been executed under seal this 21st day of March, 1986

<u>Wayne Clark</u>	(SEAL)	<u>1543 ALCONBURY BAY</u>
Defendant		Address of Defendant
<u>Deanna Denning</u>	(SEAL)	<u>952 Arundel Rd. 31221</u>
Personal Surety		Address of Surety
<u>Edward G. Schenck</u>	(SEAL)	<u>952 Arundel Rd 31221</u>
Personal Surety		Address of Surety

-----	-----
Surety-Insurer	Address of Surety-Insurer

By: -----	(SEAL)	-----
Attorney-in-Fact		Power of Attorney No.

Signed, sealed, and acknowledged before me:

Emm N. Halling Jr.
Commissioner/Clerk/Judge of the
Circuit Court for Baltimore County

STATE OF MARYLAND

VS.

IN THE CIRCUIT COURT
FOR
BALTIMORE COUNTY*Wayne Morris Clark*Case No. *86 CR 1254*District Court Case No. *020300C0*To The Warden Of The *Balto Co. Det Center*You are hereby directed to release *Wayne M. Clark*
held on the charge of *See off.*

unto the Sheriff of Baltimore County for the following reason:

*to be released on Bail**3/21/86*
Date

Clerk

(Seal)

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Wayne Morris Clark

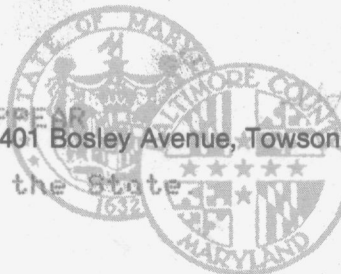
Case No. 86CR1254

State of Maryland, Baltimore County to wit:

C.C. NO. E706530
Citation No.

TO: PO James J Biltz
1317
CLAB

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on April 30, 1986 at 09:15 A.M. to TESTIFY for the State



Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: April 16, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



Per *TRZ*

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

SHERIFF

FEE: \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Wayne Morris Clark

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

C.C. NO. E706530
Citation No.

TO: PO Donald E Jr Einolf
1600
PERS

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on April 30, 1986 at
09:15 A.M. to TESTIFY for the State

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: April 16, 1986



Elmer H. Kahline Jr.
ELMER H. KAHLINE, JR.

Clerk, Circuit Court for Baltimore County

Per *TAC*

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND
ASSISTANCE
State's Attorney's Office
583-6650

SHERIFF

FEE: \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Wayne Morris Clark

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

C.C. NO. E706530
Citation No.

TO: PO Walter W Clipper
2858
PC11

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on April 30, 1986 at 09:15 A.M. to TESTIFY for the State

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: April 16, 1986



Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County

Per *TAC*

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND ASSISTANCE

State's Attorney's Office
583-6650

SHERIFF

FEE: \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

Wayne Morris Clark

Case No.

B6CR1254

State of Maryland, Baltimore County to wit:

C.C. NO. E706530

Citation No.

TO:

PO William L King
2071
PC11

You are hereby

SUMMONED TO APPEAR

before the Judges of the Circuit Court for

Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,

on April 30, 1986 at

09:15 A.M. to TESTIFY for the State

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued:

April 16, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE, JR.

Clerk, Circuit Court for Baltimore County



Per

TAC

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND
ASSISTANCE

State's Attorney's Office
583-6650

SHERIFF

FEE: \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE CO TY

State of Maryland vs. Wayne Morris Clark

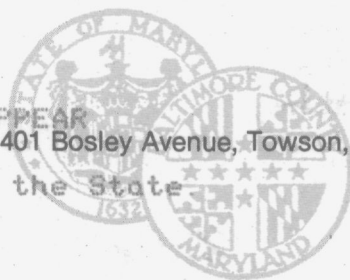
Case No. 86CR1254

State of Maryland, Baltimore County to wit:

C.C. NO. E706530
Citation No.

TO: PO John T Majka
2910
PC11

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on April 30, 1986 at 09:15 A.M. to TESTIFY for the State



Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: April 16, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE, JR.

Clerk, Circuit Court for Baltimore County



Per *TK*

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

SHERIFF

FEE: \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Wayne Morris Clark

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

TO: Joseph Hummel
5-A Byway North
Baltimore, MD 21221

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on April 30, 1986 at 09:15 A.M. to TESTIFY for the State.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: April 16, 1986



Elmer H. Kahline Jr.
ELMER H. KAHLINE, JR.

Clerk, Circuit Court for Baltimore County

Per *TAC*

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

SHERIFF

FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Wayne Morris Clark

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

TO: Teresa Sanders
34 Cutlass Court

Baltimore, MD 21221

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on April 30, 1986 at 09:15 A.M. to TESTIFY for the State.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: April 16, 1986



Elmer H. Kahline Jr.
ELMER H. KAHLIN JR.

Clerk, Circuit Court for Baltimore County

Per *TAC*

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND
ASSISTANCE
State's Attorney's Office
583-6650

SHERIFF

FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Wayne Morris Clark

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

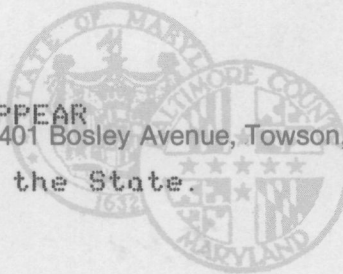
TO: PO James J Biltz
1317
CLAB

RECEIVED
1986 APR 16 PM 1:08

C.C. NO. E706530
Citation No.

SHERIFF'S OFFICE
BALTO. CO.

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on April 30, 1986 at
09:15 A.M. to TESTIFY for the State.



Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: April 16, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



Per

TAC

Deputy

SHERIFF'S RETURN

DATE SERVED: 4/12/86 PDP

DATE SERVICE NOT MADE: _____

REASON: _____

Edward D. Malone
SHERIFF OF BALTO. CO., MD

WITNESS INFORMATION AND
ASSISTANCE

State's Attorney's Office
583-6650

FEE: \$ 15

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Wayne Morris Clark

Case No. 86CR1254

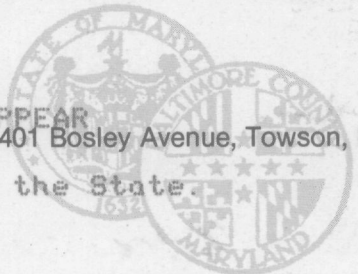
State of Maryland, Baltimore County to wit:

TO: PO Donald E Jr Einolf
1600
PERS

C.C. NO. E706530
Citation No.

RECEIVED
APR 16 PM 1:08
CLERK'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on April 30, 1986 at 09:15 A.M. to TESTIFY for the State.



Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: April 16, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



Per TAC

Deputy

SHERIFF'S RETURN

DATE SERVED: 4-18-86 DAC

DATE SERVICE NOT MADE:

REASON:

Edward Malone SHERIFF
SHERIFF OF BALTO. CO., MD.

WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

FEE: \$ 15.00



The Circuit Court for Baltimore County

THIRD JUDICIAL CIRCUIT OF MARYLAND

JOHN F. FADER II
JUDGE

April 28, 1986

COUNTY COURTS BUILDING
TOWSON, MD. 21204
(301) 494-2916

Michael A. Pulver, Esquire
Assistant State's Attorney
Circuit Court Division
County Courts Building
Towson, Maryland 21204

David P. Henninger, Esquire
305 West Chesapeake Avenue
Suite 107
Towson, Maryland 21204

RE: State v. Wayne Morris Clark
Criminal Case No. 86-CR-1254

Gentlemen:

Regarding the March 18, 1986 conditions of probation imposed on the defendant in the above-captioned case, I am enclosing to each of you a copy of the Alternative Sentencing Program Evaluation Assessment on Wayne Morris Clark.

The original is placed in the file marked for court use only.

Very truly yours,

John F. Fader, II
Judge

JFF:jal

Enclosure

FILED APR 28 1986

TO: Judge Fessler

LEGAL STATUS: Pre-Trial

REFERRAL SOURCE: CC-

TRIAL DATE: 4-30-86

COURT: Circuit Court

JUDGE: Fessler

COURT CASE #: 86C R 1254

CC #: Sex Offense, Kidnapping &
Robbery

STATE OF MARYLAND

VS.

Wayne Clark

MAIL STOP #: 3102

For Court Use Only

Alternative Sentencing Program
Evaluation Assessment

SUBSTANCE ABUSE INTAKE

TASC No.: 11001831

Name: Wayne Clark

Date Interviewed: 3/31/86

Address: 1543 Alconbury Rd.

Race: White

Dundalk, Md. 21221

Sex: Male

Phone: 687-7828

D.O.B.: 5/24/61

Marital Status: Separated

S.S. No.: 216-82-1357

Education Level: 8th grade

Employment Status: Unemployed (Carpenter)

Financial Status: Unemployed

Referral Source: Circuit Court - Fader

Legal Status: Pre-trial

Court Case No.: 86CR1254

Court Date: 3/18/86

Offense(s): First degree sex offense, kidnapping & Robbery

Sentence: N/A

Special Condition: N/A

Supervising Agent: _____

Office: _____

Phone: _____

EVALUATION AND REFERRAL

Wayne Clark is a 24 yr old poly abusing male who is presently awaiting trial for the charges of First degree sex offense, kidnapping and Robbery.

He reports four prior arrests and is presently on Supervised Probation as well as on TASC supervision since 1983. His substance abuse history consist of a fourteen year period of chronic, progressive alcohol consumption and an extensive history of various illicit drug abuse usage. His drugs of choice have been alcohol, PCP and Cocaine. He reports active participation in AA and NA since 1983, however no other alcohol/drug treatment has been utilized by this subject. It is felt that the subject is a chronic substance abuser who is in dire need of intensive drug/alcohol in-patient treatment. However due to his present situation of being unemployed and having the additional responsibility of caring for his daughter, this type of treatment may not be feasible.

Referral: _____

Subject will continue in the TASC program. He is also required to attend three (3) AA's or NA meetings per week, report to his TASC monitor, Richard Rosenblatt and participate in drug treatment at Epoch House East as required.



Evaluator

Beth Feenstra

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

Wayne Morris Clark

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

C.C. NO. E706530

Citation No.

TO: PO William L King
2071
PC11

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on April 30, 1986 at
09:15 A.M. to TESTIFY for the State.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: April 16, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



Per *JAC*

Deputy

SHERIFF'S RETURN

DATE SERVED: *4-19-86*

DATE SERVICE NOT MADE:

REASON: *Edward Malone*

Edward Malone
SHERIFF OF BALTO. CO., MD.

WITNESS INFORMATION AND
ASSISTANCE

State's Attorney's Office
583-6650

FEE: \$ *1.00*

WITNESS SUMMONS

1986 APR 16 PM 1:08

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

Wayne Morris Clark

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

TO: PO Walter W Clipper
2858
PC11

1986 APR 16 PM 1:08

C.C. NO. E706530
Citation No.

SHERIFF'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,
09:15 A.M. to TESTIFY for the State.

before the Judges of the Circuit Court for
on April 30, 1986 at

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: April 16, 1986



ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF'S RETURN

DATE SERVED: 4-19-86

DATE SERVICE NOT MADE: _____

REASON:

SHERIFF OF BALTO. CO., MD

WITNESS INFORMATION AND ASSISTANCE

State's Attorney's Office
583-6650

FEE: \$ 18.00

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Wayne Morris Clark

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

C.C. NO. E706530
Citation No.

TO: PO John T Majka
2910
PC11

RECEIVED
1986 APR 16 PM 1:08
CLERK'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on April 30, 1986 at
09:15 A.M. to TESTIFY for the State.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: April 16, 1986



Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County

Per

TAC

Deputy

SHERIFF'S RETURN

DATE SERVED: *4-19-86*

DATE SERVICE NOT MADE: _____

REASON: _____

John T. Majka
SHERIFF

WITNESS INFORMATION AND
ASSISTANCE
State's Attorney's Office
583-6650

FEE: \$ *1.00*

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

285
Derek

State of Maryland vs. Wayne Morris Clark

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

TO: Teresa Sanders
34 Cutlass Court

Baltimore, MD 21221

RECEIVED
1986 APR 16 PM 1:10

SHERIFF'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,
09:15 A.M. to TESTIFY for the State. before the Judges of the Circuit Court for
on April 30, 1986 at

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: April 16, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



Per

JAC

Deputy

SHERIFF'S RETURN

DATE SERVED: 4/20/86

DATE SERVICE NOT MADE:

REASON:

Edward Malone SHERIFF

SHERIFF OF BALTO. CO., MD.

WITNESS INFORMATION AND

ASSISTANCE

State's Attorney's Office

583-6650

FEE \$ 15-

STATE OF MARYLAND

VS.

Wayne Clark

*

IN THE CIRCUIT COURT

*

FOR BALTIMORE COUNTY

*

86 CR 1254

* * * * *

SUPPLEMENTAL

STATE'S ANSWER TO DEFENDANT'S
MOTION FOR DISCOVERY AND INSPECTION

Now comes Sandra A. O'Connor, State's Attorney For Baltimore County, and
Arthur Kravetz, Assistant State's Attorney for Baltimore County, and in Answer
to Defendant's Motion for Discovery and Inspection, says the following:

1. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy any books, papers, documents, recordings or photographs which the State intends to use at trial; inspect and photograph any tangible objects which the State intends to use at trial; and to inspect, copy and photograph any item obtained from or belonging to the Defendant.

2. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy all written reports or statements made in connection with this case by each expert consulted by the State. If any oral report has been made by such an expert, a report will be attached hereto indicating the substance of the report and any conclusions reached. A copy of any written reports, if available, will be attached hereto.

3. X The Defendant made no statements or confessions, oral or written, which are known to the State at the present time.

_____ The Defendant made a written statement or confession, the copy of which is attached hereto.

_____ The Defendant made an oral statement or confession, the substance of which is as follows:

4. _____ The Co-defendant(s) made no statements or confessions, oral or written, which are known to the State at the present time.

X The Co-defendant(s) made a written statement or confession, the copy of which is attached hereto.

_____ The Co-defendant(s) made an oral statement or confession, the substance of which is as follows:

5. At the present time, there is no information known to the State which is exculpatory, in any manner, to the Defendant.

6. The State reserves the right to amend and/or supplement this answer, upon reasonable notice to the Defendant or his Counsel before the trial, by supplying information not presently known to the State's Attorney's Office.

7. As to all other requests by the Defendant (except for the answer to 8 below), the State declines to answer because those requests do not come within the purview of Maryland Rule 4-263.

8. The names and addresses of the witnesses now known that the State intends to call to prove its case in chief or to rebut alibi testimony are as follows:

1. Teresa Sanders, 34 Cutlass Ct., 21221

2. Off. John Majka, # 2910, PC-11

3. Det. Don Einolf, #1600, CID

4. John Hummel, 5A Byway North, 21221

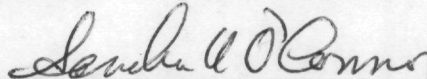
5. Off. W.L. King, # 2017, PC-11

6. Off. W. Clipper, # 2858, PC-11

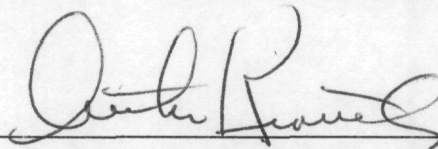
7. Det. Blitz, # 1317, Crime Lab

FILED APR 23 1986

9. Upon notice to the State, the Defendant may inspect the contents of the State's file in this case, excluding those items otherwise privileged by law.



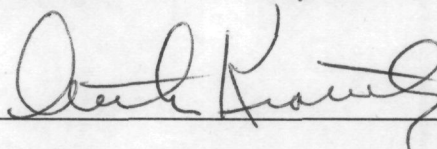
SANDRA A. O'CONNOR
STATE'S ATTORNEY FOR BALTIMORE COUNTY



ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY

I HEREBY CERTIFY that a copy of the foregoing State's Answer to Defendant's Motion For Discovery and Inspection was sent this 22nd day of April, 19 86, to

David Henninger
305 West Chesapeake Ave.
Suite 107
Towson, MD 21204



ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY
COUNTY COURTS BUILDING
TOWSON, MARYLAND 21204

COURT CLERK'S WORK SHEET

TRIAL DATE 4.30.86 Judge EAD, J.

A. Kravetz
STATE'S ATTORNEY

D. Henninger
DEFENDANT'S ATTORNEY

R. Underwood
COURT REPORTER

Rick Arnold
CLERK

CASE # 86CR1254 NAME CLARK, Wayne

CHARGE _____

TRIAL _____ PLEA _____
COURT JURY _____ GUILTY _____ NOT GUILTY _____ NOLO CONTENDERE _____

MOTIONS: 1. END of STATE'S CASE defs. Motion For Judgment of ACQUITTAL

_____ GRANTED _____ OVERRULED _____

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

_____ GRANTED _____ OVERRULED _____

VERDICT: GUILTY ON COUNTS _____ NOT GUILTY ON COUNTS _____

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				

REMARKS Trial ppd. by agreement of Counsel for Good Cause Shown.

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION DEFENDANT MUST REPORT TO PROBATION INTAKE OFFICE ROOM 346 COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

Case No.

86CR1254

State of Maryland vs. Wayne Morris Clark

State of Maryland, Baltimore County to wit:

TO: Joseph Hummel
5-A Byway North

Baltimore, MD 21221

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on April 30, 1986 at
09:15 A.M. to TESTIFY for the State.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: April 16, 1986



Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County

Per *JAC*

Deputy

SHERIFF'S RETURN

DATE SERVED: *4-28-86*

DATE SERVICE NOT MADE:

REASON: *Edward Kahline*

SHERIFF

SHERIFF OF BALTO. CO., MD.

WITNESS INFORMATION AND
ASSISTANCE
State's Attorney's Office
583-6650

FEE \$

1800

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE

State of Maryland vs.

Wayne Morris Clark

Case No.

86CR1254

State of Maryland, Baltimore County to wit:

TO: David P Henninger , Esquire

305 W Chesapeake Ave
Towson, MD 21204

You are hereby NOTIFIED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on June 11, 1986 at
09:15 A.M. FOR THE Trial OF THE ABOVE ENTITLED CASE.

Any postponement of this date must be in accordance with
MD. Rule 4-271.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: May 2, 1986



Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County

Per Joan Mather Deputy
Criminal Assignment Commissioner
494-2694

CC: Art Kravetz, Esquire

DAVID P. HENNINGER
ATTORNEY AT LAW
SUITE 107
305 WEST CHESAPEAKE AVENUE
TOWSON, MARYLAND 21204

(301) 828-9363

May 13, 1986

Clerk of the Circuit Court
for Baltimore County
401 Bosley Avenue
Towson, Maryland 21204
ATTN: Joan Mather



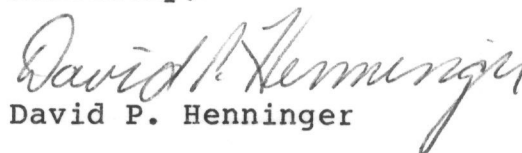
Re: State v. Wayne Morris Clark
86 CR 1254

Dear Joan:

I am in receipt of a trial date notice setting the above captioned case for June 11, 1986. Unfortunately, I am previously scheduled to try a case in the Circuit Court for Baltimore City on that date, First National Bank v. Novak. I am, therefore, requesting a postponement on the Clark case. Please let me know a new trial date at your earliest convenience.

As always, thank you for your cooperation in the handling of this matter.

Sincerely,


David P. Henninger

:mg

FILED MAY 14 1986

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. WAYNE MORRIS CLARK

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

C.C. NO. E706530
CITATION NO.

TO: PD JOHN T MAJKA
2910
PC11

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986



Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE: \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. WAYNE MORRIS CLARK

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

C. C. NO. E706530
CITATION NO.

TO: PO WILLIAM L KING
2071
PC11

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Per

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE: \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. WAYNE MORRIS CLARK

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

C.C. NO. E706530
CITATION NO.

TO: PO WALTER W CLIPPER
2858
PC11

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE: \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. WAYNE MORRIS CLARK

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

C.C. NO. E706530
CITATION NO.

TO: PO DONALD E JR EINOLF
1600
PERS

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT
09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986



Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE: \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. WAYNE MORRIS CLARK

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

TO: TERESA SANDERS
34 CUTLASS COURT

BALTIMORE, MD 21221

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT
09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986



ELMER H. KAHLINE, JR.

Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

WAYNE MORRIS CLARK

Case No.

86CR1254

State of Maryland, Baltimore County to wit:

TO:

JOSEPH HUMMEL

5-A BYWAY NORTH

BALTIMORE, MD 21221

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT
09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued:

MAY 23, 1986



Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE \$ _____

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. WAYNE MORRIS CLARK

Case No. 86CR1254

State of Maryland; Baltimore County to wit:

TO: WAYNE MORRIS CLARK
1543 ALCONBURY ROAD
BALTIMORE, MD 21221

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT
09:15 A.M. FOR TRIAL.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986


ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE: \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. WAYNE MORRIS CLARK

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

C.C. NO. E706530
CITATION NO.

TO: PO JAMES J BILTZ
1317
CLAB

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT
09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986



Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE: \$ _____

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. WAYNE MORRIS CLARK

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

TO: EDWARD AND DEANNA SCHENNING

952 ARNCLIFFE ROAD
BALTIMORE, MD 21221

You are hereby COMMANDED TO PRODUCE THE DEFENDANT before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT 09:15 A.M. FOR TRIAL OF THE ABOVE ENTITLED CASE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986



ELMER H. KAHLINE, JR.

Clerk, Circuit Court for Baltimore County

Per

Deputy

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

WAYNE MORRIS CLARK

Case No. 86CR1254

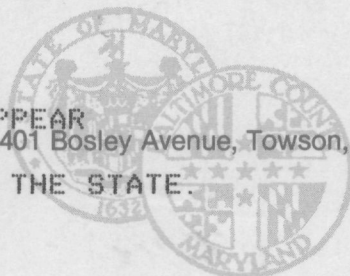
State of Maryland, Baltimore County to wit:

C.C. NO. E706530
CITATION NO.

TO: PO JAMES J BILTZ
1317
CLAB

RECEIVED
1986 MAY 23 PM 2:20
CLERK'S OFFICE

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT
09:15 A.M. TO TESTIFY FOR THE STATE.

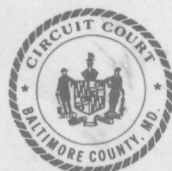


Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: DDP 5/26/86

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE: \$ 15

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. WAYNE MORRIS CLARK

Case No. 86CR1254

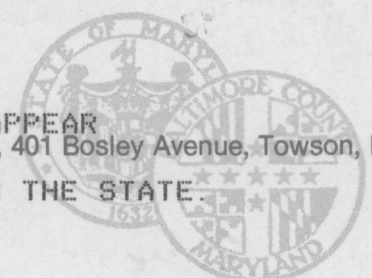
State of Maryland, Baltimore County to wit:

TO: PO DONALD E JR EINOLF
1600
PERS

C.C. NO. E706530
CITATION NO.

RECEIVED
1986 MAY 23 PM 2:19
STATE'S ATTORNEY'S OFFICE

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT 09:15 A.M. TO TESTIFY FOR THE STATE.



Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: *Doc 5-26-86*

DATE SERVICE NOT MADE:

REASON: *Elmer H. Kahline Jr.*

SHERIFF OF BALTO. CO., MD.

WITNESS INFORMATION AND ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

FEE: \$ *75*

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

408 Prax

State of Maryland vs. WAYNE MORRIS CLARK

Case No. 86CR1254

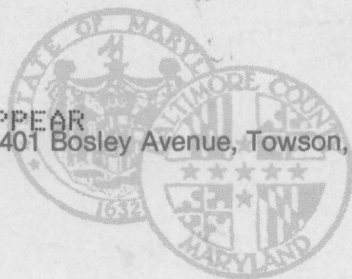
State of Maryland, Baltimore County to wit:

TO: WAYNE MORRIS CLARK
1543 ALCONBURY ROAD
BALTIMORE, MD 21221

RECEIVED

1986 MAY 23 PM 2:20

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT 09:15 A.M. FOR TRIAL.



Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986

Elmer H. Kahline Jr.

ELMER H. KAHLINE JR.
Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: 5/27/86

DATE SERVICE NOT MADE: _____

REASON: _____

Edward Malone

SHERIFF

SHERIFF OF BALTO. CO., MD.

FEE: \$ 15-

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

408 Prey

State of Maryland vs. WAYNE MORRIS CLARK

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

TO: TERESA SANDERS
34 CUTLASS COURT

BALTIMORE, MD 21221

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT
09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE, JR.

Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: 5/27/86

DATE SERVICE NOT MADE:

REASON:

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE \$ 15 -

Edward D. Baker
SHERIFF OF BALTO. CO., MD

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. WAYNE MORRIS CLARK

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

C.C. NO. E706530
CITATION NO.

TO: PO JOHN T MAJKA
2910
PC11

RECEIVED
1986 MAY 23 PM 2:19
CLERK'S OFFICE

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: 5.28.86

DATE SERVICE NOT MADE: _____

REASON: _____

John T. Majka
SHERIFF

WITNESS INFORMATION AND ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

FEE: \$ free

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

WAYNE MORRIS CLARK

Case No.

86CR1254

State of Maryland, Baltimore County to wit:

TO:

PO WALTER W CLIPPER
2858
PC11

RECEIVED

1986 MAY 23 PM 2:19

C.C. NO. E706530
CITATION NO.

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT
09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued:

MAY 23, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: 5-28-86

DATE SERVICE NOT MADE: _____

REASON: Delivered to house

SHERIFF

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

FEE: \$ 18.00

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

WAYNE MORRIS CLARK

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

TO: PO WILLIAM L KING
2071
PC11

RECEIVED

1986 MAY 23 PM 2:10

C.C. NO. E706530
CITATION NO.

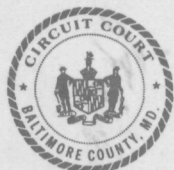
You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 11, 1986 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 23, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: *S. J. Sk*

DATE SERVICE NOT MADE: _____

REASON: *Noted*

SHERIFF

WITNESS INFORMATION AND ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

FEE: \$ *100.00*

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

Case No.

86CR1254

State of Maryland vs.

WAYNE MORRIS CLARK

State of Maryland, Baltimore County to wit:

TO:

JOSEPH HUMMEL

5-A BYWAY NORTH

BALTIMORE, MD 21221

RECEIVED
1986 MAY 23 PM 2:20

You are hereby SUMMONED TO APPEAR

Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,

before the Judges of the Circuit Court for

ON JUNE 11, 1986 AT

09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued:

MAY 23, 1986



SHERIFF'S RETURN

DATE SERVED: 5-29-84

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

ELMER H. KAHLINE, JR.

Clerk, Circuit Court for Baltimore County

Per

Deputy

 WITNESS INFORMATION AND
 ASSISTANCE
 STATE'S ATTORNEY'S OFFICE
 583-6650

FEE \$ 1800

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

408 Porter

State of Maryland vs.

WAYNE MORRIS CLARK

Case No.

86CR1254

State of Maryland, Baltimore County to wit:

TO:

JOSEPH HUMMEL

5-A BYWAY NORTH

BALTIMORE, MD 21221

You are hereby

SUMMONED TO APPEAR

Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,

before the Judges of the Circuit Court for

ON JUNE 11, 1986 AT

09:15 A.M. TO TESTIFY FOR THE STATE.

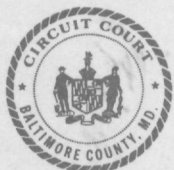
Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued:

MAY 23, 1986

Elmer H. Kahline Jr.
ELMER H. KAHLINE JR.

Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: 5-29-86

DATE SERVICE NOT MADE:

REASON:

Edward Kahline
SHERIFF OF BALTO. CO., MD.

SHERIFF

WITNESS INFORMATION AND ASSISTANCE

STATE'S ATTORNEY'S OFFICE

583-6650

FEE \$

1800

MARYLAND SENTENCING GUIDELINES WORKSHEET		OFFENDER NAME (Last, First, Middle) CLARK, WAYNE MORRIS		BIRTHDATE 5/24/61		1 Male 2 Female		1 White 2 Black 3 Hispanic 4 Other		JURISDICTION 13													
DATE OF OFFENSE 1/31/86		DATE OF PLEA/VERDICT 6/11/86		DATE OF SENTENCING / /		HOW MANY CONVICTED COUNTS AT THIS SENTENCING? 1		HOW MANY CRIMINAL EVENTS AT THIS SENTENCING? 1		WORKSHEET # 1 OF 1 CRIMINAL EVENT # 1													
CONVICTED COUNT TITLE				MD. CODE, ART. & SECTION		STAT. MAX.		GUIDELINE RANGE		DOCKET NUMBER													
1st Count S.O. 4 ⁰				275 464 (b) 14		14		P-3M		86 CR 1254													
2nd Count Theft under				275 342		18M		3M-9M															
3rd Count																							
DISPOSITION TYPE (Circle Only One)		OFFENSE SCORE (S) (Offense Against a Person Only)				OFFENDER SCORE				AOC USE ONLY. DO NOT WRITE IN SPACE BELOW													
0 Charge Bargain as to Actual Sentence		1st Ct. 01				A. Seriousness Category				INC													
1 Binding Plea Agreement as to Sentence Maximum or Range of		2nd Ct. 01				= V - VII				SUS													
2 Binding Plea Agreement as to Sentence Maximum or Range of		3rd Ct. 01				= IV				ACT													
3 Plea Agreement-Non-Binding Recommendation of		03				= III				CON													
4 Plea, No Agreement		05				= II				STA													
5 Other Guilty Plea		08				= I				CON													
6 Court Trial, Contested Facts (No Plea Agreement)		10				= No Injury				PRO													
7 Court Trial, Uncontested Facts, Contested Legal Issue (No Plea Agreement)		0				= Injury, Non-Permanent				RAN													
8 Jury Trial		1				= Permanent Injury or Death				O1													
		0				= No Weapon				O2													
		1				= Weapon Other Than Firearm				DA													
		2				= Firearm				SA													
		0				= D. Special Vulnerability of Victim				USE													
		1				= Yes																	
		01				TOTAL OFFENDER SCORE																	
		12																					
OVERALL GUIDELINE RANGE For Multiple Counts Only		ACTUAL SENTENCE (Check Boxes when Sentenced as Subsequent Offender)										REASON IF ACTUAL SENT. DEPARTS FROM GUIDELINE RANGE/ADDITIONAL INFO.											
		1st Convicted Count																					
		2nd Convicted Count																					
		3rd Convicted Count																					
INSTITUTIONAL/PAROLE RECOMMENDATION												SENTENCING JUDGE James S. Johnson											
WORKSHEET COMPLETED BY State				STATE'S ATTORNEY R. Kravitz				DEFENSE ATTORNEY				SIGNATURE											

JS

ORDER FOR PROBATION

(Under Article 27-Section 641A - After Judgment of Conviction)

STATE OF MARYLAND

IN THE

VS.

CIRCUIT COURT FOR BALTIMORE COUNTY

Wayne Morris Clark

CRIMINAL CASE NO 86CR1254

It is ORDERED, this 11 day of June, 1986, by the Circuit Court for Baltimore County, by virtue of the authority conferred upon it by the laws of the State of Maryland, that ☐ the imposition of sentence is suspended, or ☒ the execution of the sentence of 18 mon. DOC has been suspended for the offense of Sex Offense #1, and the defendant is hereby released on probation ☒ under supervision of the Maryland Division of Parole and Probation ☐ without supervision for a period of 18 months, effective this 11 day of June, 1986, subject to the following conditions:

- 1) Report to his Probation Agent as directed and follow his lawful instructions;
- 2) Work or attend school regularly as directed by his Probation Agent;
- 3) Get permission from his Probation Agent before:
 - a) changing his home address;
 - b) changing his job;
 - c) leaving the State of Maryland;
 - d) owning, possessing, using or having under his control any dangerous weapon or firearm of any description;
- 4) Obey all laws;
- 5) Notify his Probation Agent at once if arrested;
- 6) Permit his Probation Agent to visit his home;
- 7) Appear in Court when notified to do so;
- 8) Shall not illegally possess, use or sell any narcotic drug, "controlled dangerous substance" or related paraphernalia;
- 9) Shall ☒ pay through the Division of Parole and Probation ☐ shall pay direct to _____ the sum of \$317.00 as follows:

Credit 52 day 3

- ☒ Court costs of \$317.00;
- ☐ Fine of \$ _____;
- ☐ Attorney fee of \$ _____ to _____ whose address is _____;
- ☐ Restitution of \$ _____ to _____ whose address is _____;

In such installments as the Division shall determine and direct or _____

In installments of \$ _____ per _____;

- 10) Special Conditions as follows: To be supervised by TASC
2 Prob.

Your first appointment with your Probation Agent is _____ 19____ and the place to report is _____. Your failure to report could result in your arrest.

FILED AUG 4 1986

CONSENT

JUDGE

I have read, or have had explained to me, the above conditions of probation. I understand these conditions and agree to follow them. I understand that if I do not follow these conditions I could be returned to Court, charged with Violation of Probation.

Signed this 11 day of June, 1986.

DEFENDANT

WITNESS

The foregoing conditions of probation were reviewed, in my presence, with my client the above-signed defendant, who fully understood and agreed to them.

Original: Court File

Copies: Probationer

Division of Parole/Probation

ATTORNEY

LAW OFFICES
DONALD DANEMAN, P. A.

349 N. CALVERT STREET
BALTIMORE, MARYLAND 21202

TELEPHONE 727-3033
727-3034
RES. 876-1411
AREA CODE 301

March 19, 1987

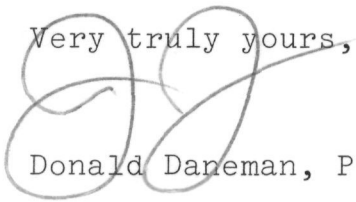
Circuit Court for Baltimore County
County Courts Bldg.
401 Bosley Avenue,
Towson, Maryland 21204

Re: State vs Jeffrey Karl Foster
Case #: 87 CR 1254
Arraignment: April 15, 1987

Dear Madam Clerk:

Please enter my appearance for Defendant
in the above captioned case.

Very truly yours,


Donald Daneman, P.A.

DD;id

cc: States Attorney for Baltimore County
County Courts Bldg.
401 Bosley Ave.
Towson, Md. 21204

✓
FILED MAR 23 1987



STATE OF MARYLAND
DIVISION OF PAROLE AND PROBATION
REPORT OF PROBATION VIOLATION (PAYMENT)

SPECIAL - INFORMATIVE

CLARK, Wayne (W/M) DOB: 5-24-61
 Name
 Sex Offense 4th Degree
 Offense
 Non-Active
 Category of Supervision
 6-11-86 to 4-27-87
 Period Covered By Report
 4413732 86CR1254
 DPP Case No. Court Case No.

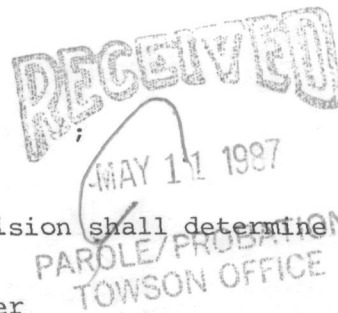
1543 Alconbury Rd., Baltimore, Md. 21221
 Residence
 Balto. Co. Circuit James Sfekas
 Court Judge
 18 Mos. DOC SS; 18 months probation
 Sentence
 6-11-86
 Date of Sentence
 12-11-87
 Expiration Date

On 6-11-86, the above-named subject was released on probation and was ordered to pay a \$ fine, \$ 317.00 Court costs, attorney fee of \$, and/or restitution in the amount of \$. The subject is also obligated to pay \$ as the 2% administrative fee to the Division for collecting restitution. The total amount to be collected is \$ 317.00 . The subject reported to the office on 6-11-86 . At that time, the rules of probation were read and explained to the subject, and he/she was given an opportunity to ask questions.

On 8-11-86, a payment plan was established in the amount of \$25.00 per month, however, notwithstanding the fact that the subject was reminded of his/her obligation to pay in accordance with said payment plan, he/she has not complied as directed. Records of this Division indicate that the last payment was received on 11-5-86. As of this date, the subject had paid a total of \$ 42.00, leaving a balance due of \$275.00. On the basis of the above, it is felt that the subject is in violation of the following condition(s) of probation, to wit:

Rule #9: Failure to pay, through the Division of Parole and Probation, the sum of \$ 317.00 as follows:

- ☐ Restitution of \$;
- ☐ Fine of \$;
- ☒ Court costs of \$ 317.00 ;
- ☐ 2% Administrative Fee of \$;
- ☐ Attorney Fee of \$;
- ☐ In such installments as the Division shall determine and direct, or;
- ☐ In installments of \$ per



It is felt that the subject does ~~not~~ have the ability to pay for the following reasons: Mr. Clark is employed as a construction worker and it is felt he should be given some additional time to meet his obligations to the Court.

In view of the above, it is respectfully requested that a ☒ Summons ☐ Warrant charging the subject with Violation of Probation ☐ be issued ☒ not be issued.

I hereby affirm under the penalties of perjury that the matters and facts designated herein are true and correct to the best of my knowledge, information, and beliefs.

Nancy C. Hoffman 5/1/87
 Field Supervisor
 Nancy C. Hoffman
 CWL:kw
 D&T: 4-27-87

Date

Charles W. Lewis 4/29/87
 Parole and Probation Agent
 Office Address: Charles W. Lewis
 Telephone: 8914 Kelso Drive
 682-3020 Baltimore, Md. 21221

Date

TO: Honorable James Sfekas
Baltimore County Circuit Court

**RE: Special Report on Probation Violation,
Notice of Court Disposition**

DATE April 27, 1987

The Report of Violation of Probation in the case of Wayne Clark

IBM# 4413732 Court # 86CR1254 was received on _____

Judge James Sfekas

☐ Warrant Signed on _____ No. _____

☒ Summons Signed on 5-12-87 No. _____

☐ Warrant and Summons Refused

☒ Comments and Further Instructions. Trial date is Mon., June 1,
1987 at 9:00 A.M. in Ctm. 6

James S. Sfekas
Signature of Judge or Court Official

**PLEASE RETURN TO DIVISION OF PAROLE & PROBATION OFFICE WITHIN 15 DAYS OF
RECEIPT**

RETURN FORM TO:

Agent's Name: Charles W. Lewis

Office Address: 8914 Kelso Drive
Baltimore, Maryland 21221

Office Telephone Number: 682-3020

IN THE CIRCUIT COURT FOR BALTIMORE COUNTY
County Courts Building
401 Bosley Avenue
Towson, Maryland 21204
Telephone: 494-2668

Renew
STATE OF MARYLAND

V.

Case No. 86CR1254

WAYNE CLARK

ASSIGNMENT OF TRIAL OR HEARING DATE

Trial or Hearing upon Violation of Probation for failure to
pay costs as required

will be had on Monday, June 1, 1987 at 9:00 A.M.

in Courtroom #6, Judge James S. Sfekas presiding.

By Order of
The Circuit Court for Baltimore
County

James S. Sfekas
JUDGE JAMES S. SFEKAS

Date signed: 5/12/87

Copies to:

Wayne Clark
Public Defender
State's Attorney
Charles Lewis
Joan Mather

CONTACT YOUR ATTORNEY IMMEDIATELY. IF YOU DO NOT HAVE AN ATTORNEY,
CONTACT THE PUBLIC DEFENDER'S OFFICE AT 321-2972.

Criminal Desk: Please issue summons/writ for Defendant.

Joan

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

WAYNE MORRIS CLARK

Case No.

86CR1254

State of Maryland, Baltimore County to wit:

TO:

WAYNE MORRIS CLARK
1543 ALCONBURY ROAD
BALTIMORE, MD 21221

You are hereby

SUMMONED TO APPEAR

before the Judges of the Circuit Court for

Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,

09:00 A.M. FOR VIOLATION FEE.

ON JUNE 1, 1987 AT

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued:

MAY 12, 1987



SUZANNE MENSEH

Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED:

DATE SERVED: MAY 12, 1987

DATE SERVICE NOT MADE:

DATE SERVICE NOT MADE: MAY 12, 1987

REASON:

REASON: MAY 12, 1987

Per



Deputy

SHERIFF

FEE: \$

FEE: \$

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

437 Porter

State of Maryland vs.

WAYNE MORRIS CLARK

Case No. 86CR1254

State of Maryland, Baltimore County to wit:

TO: WAYNE MORRIS CLARK
1543 ALCONBURY ROAD
BALTIMORE, MD 21221

RECEIVED

1987 MAY 14 AM 9:30

SHERIFF'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR

Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,
09:00 A.M. FOR VIOLATION PROB.

before the Judges of the Circuit Court for
ON JUNE 1, 1987 AT

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 12, 1987



SHERIFF'S RETURN

DATE SERVED: 5-18-87

DATE SERVICE NOT MADE:

REASON: *Johnnie Malone*

SHERIFF OF BALTO. CO., MD
SHERIFF

Suzanne Mensh
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per *SH*

Deputy

FEE: \$ 15 -

COURT CLERK'S WORK SHEET

TRIAL DATE

6/1/87

Judge

V.S. STEKAS

STATE'S ATTORNEY

Sandy Williams

DEFENDANT'S ATTORNEY

pp

V.S.

COURT REPORTER

BOB STURGILL

CLERK

CASE #

86 CR 1254

NAME

WAYNE CLARK

CHARGE

Viol of Prob (orig chg: Sex off 4th 1 yr Doc; Theft - 1st mod)

TRIAL

PLEA

COURT JURY

GUILTY

NOT GUILTY

NOLO CONTENDERE

MOTIONS:

1. END of STATE'S CASE defs. Motion for Judgment of ACQUITTAL

GRANTED

OVERRULED

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

GRANTED

OVERRULED

VERDICT:

GUILTY ON COUNTS

NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				

REMARKS

v/p Dismissed

to pay \$245.00 this date thru Probation Dept. Upon pay't of remaining balance, Probation to be terminated.

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

COURT CLERK'S WORK SHEET

TRIAL DATE

June 11, 1986

Judge

JSS

STATE'S ATTORNEY

Art Kravetz
~~Fed Flanagan~~
Bob Sturgill

DEFENDANT'S ATTORNEY

CLERK

EH

CASE #

86 CR 1254

NAME

Wayne M. Clarke

CHARGE

① Sex Off. 1st ② Sex Off 2nd ③ Sex Off 3rd
④ Sex Off 4th ⑤ Assault ⑥ Robb ⑦ Kidnaping ⑧ Theft

TRIAL

waived
COURT JURY

PLEA

GUILTY

NOT GUILTY

NOLO CONTENDERE

MOTIONS:

1. END of STATE'S CASE defs. Motion For Judgment of ACQUITTAL

GRANTED

OVERRULED

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

GRANTED

OVERRULED

VERDICT:

GUILTY ON COUNTS

✓ Cts 4, 8

NOT GUILTY ON COUNTS

NOL PROS BALANCE

SENTENCE

TERM OF

SUSPENDED

PROB.

FINE & COSTS

Department
of
Correction

Ct. 4 1yr
Ct 8 18 mths

✓ Ct. 4

18 mths
supervised by
TASC + probation

this date

Balto. Co
Detention
Center

conc. w/Ct. 4

Ct 8

18 mths
conc w/Ct 4

REMARKS

Δ to recieve credit for time served.
48 days
52

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION DEFENDANT MUST REPORT TO PROBATION INTAKE OFFICE ROOM 346 COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

365
52
13

44.82
15.18
60.00
15.18
44.82

44.82
15.18
60.00
15.18
44.82

CLERK 600.00
POSTAGE 2.00
SHERIFF 240.00
302

BAR LIBRARY _____
C/I FUND 15.00
FINE 17

D/C COSTS _____

SUZANNE MENSCH
CLERK OF CIRCUIT CT.
FOR BALTIMORE COUNTY
LEGAL DEPT.
08/06/87

DEPT # 3 #
CRIM # 861254 #
CR CLK 17.00
POST 2.00
BALTO CNTY 240.00
C/I 15.00

TRAN FWD TL 275.00

BLNC FWD 1400.00

DEPT # 3 #
CRIM # 861254 #
CR CLK 17.00
TRAN FWD TL 17.00
BLNC FWD 1217.40
#25563 C003 R01 T17:05
11/18/86

DEPT # 3 #
CRIM # 861254 #
CR CLK 25.00
TRAN FWD TL 25.00
BLNC FWD 1600.16
#30669 C003 R01 T10:41
03/21/87

1987 RECEIPT
#37734 C003 R01 T18:08

ELMER H. KAHLINE JR.
CLERK OF CIRCUIT CT.
FOR BALTIMORE COUNTY
LEGAL DEPT.
11/18/86

DEPT # 3 #
CRIM # 861254 #
CR CLK 17.00
TRAN FWD TL 17.00

BLNC FWD 1217.40

1986 RECEIPT
#25563 C003 R01 T17:05

SUZANNE MENSCH
CLERK OF CIRCUIT CT.
FOR BALTIMORE COUNTY
LEGAL DEPT.
03/21/87

DEPT # 3 #
CRIM # 861254 #
CR CLK 25.00
TRAN FWD TL 25.00

BLNC FWD 1600.16

1987 RECEIPT
#37734 C003 R01 T10:41

DEPT # 3 #
CRIM # 861254 #
CR CLK 17.00
POST 2.00
BALTO CNTY 240.00
C/I 15.00
TRAN FWD TL 275.00
BLNC FWD 100.00
#37734 C003 R01 T18:08
08/06/87